



HUNTON ANDREWS KURTH LLP WELLS FARGO CENTER, SUITE 2400 333 SE 2ND AVENUE MIAMI, FL 33131

TEL 305 • 810 • 2500 FAX 804 • 788 • 8218

EIN 54-0572269

INVOICE SUMMARY

U.S. Sugar Corporation ATTN: Luke Kurtz 111 Ponce de Leon Avenue Clewiston, FL 33440-3098

FILE NUMBER: INVOICE NUMBER: DATE:

054740.0000016 114031273

07/29/2022

CLIENT NAME: U.S. Sugar Corporation **BILLING ATTORNEY:** WALTER ANDREWS

Statement for professional services and charges rendered in connection with the referenced matter(s), for the period ending June 30, 2022 per the attached itemization:

CURRENT INVOICE SUMMARY:

RE: (Hunton # 054740.0000016) Coverage Action against AIG

Current Fees: \$41,649.90 **Current Charges:** 402.00

CURRENT INVOICE AMOUNT DUE: \$ 42,051.90

TO RECEIVE PROPER CREDIT, PLEASE ATTACH REMITTANCE COPY WITH PAYMENT.

FOR BILLING INQUIRIES, PLEASE CALL: 804-788-8555

To Pay By Mail: HUNTON ANDREWS KURTH LLP PO BOX 405759

ATLANTA, GA 30384-5759

To Pay by Wire Transfer or ACH: Bank: Truist Bank, Richmond, VA

Account Name: Hunton Andrews Kurth LLP Operating

Account Number:

ABA Transit:

Swift Code (International):

Information with Wire: File: 054740.0000016, Inv: 114031273, Date: 07/29/2022



TEL 305 • 810 • 2500 FAX 804 • 788 • 8218 EIN 54-0572269

INVOICE SUMMARY-REMITTANCE PAGE

U.S. Sugar Corporation ATTN: Luke Kurtz 111 Ponce de Leon Avenue Clewiston. FL 33440-3098 FILE NUMBER: 054740.0000016 INVOICE NUMBER: 114031273 DATE: 07/29/2022

CLIENT NAME: U.S. Sugar Corporation
BILLING ATTORNEY: WALTER ANDREWS

Statement for professional services and charges rendered in connection with the referenced matter(s), for the period ending June 30, 2022 per the attached itemization:

CURRENT INVOICE SUMMARY:

RE: (Hunton # 054740.0000016) Coverage Action against AIG

 Current Fees:
 \$ 41,649.90

 Current Charges:
 402.00

CURRENT INVOICE AMOUNT DUE: \$42,051.90

TO RECEIVE PROPER CREDIT, PLEASE ATTACH REMITTANCE COPY WITH PAYMENT.

FOR BILLING INQUIRIES, PLEASE CALL: 804-788-8555

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Account Name: Hunton Andrews Kurth LLP Operating

Account Number:

ABA Transit:

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Information with Wire: File: 054740.0000016, Inv: 114031273, Date: 07/29/2022



TEL 305 • 810 • 2500 FAX 804 • 788 • 8218 EIN 54-0572269

INVOICE DETAIL

U.S. Sugar Corporation ATTN: Luke Kurtz 111 Ponce de Leon Avenue Clewiston, FL 33440-3098 FILE NUMBER: INVOICE NUMBER: DATE: 054740.0000016 114031273 07/29/2022

CLIENT NAME: U.S. Sugar Corporation
BILLING ATTORNEY: WALTER ANDREWS

RE: (Hunton # 054740.0000016) Coverage Action against AIG

FOR PROFESSION	FOR PROFESSIONAL SERVICES RENDERED THROUGH JUNE 30, 2022:					
DATE	TIMEKEEPER	DESCRIPTION	HOURS			
05/11/2022	W ANDREWS	Outline complaint strategy.	0.50			
05/25/2022	C D STEKLOF	Review prior correspondence with AIG and operative policy provisions in order to draft complaint (2.7); draft complaint against AIG (2.3).	5.00			
05/26/2022	C D STEKLOF	Draft complaint against AIG regarding unpaid defense costs	3.00			
05/27/2022	C D STEKLOF	Draft complaint against AIG regarding unpaid defense costs	6.60			
05/31/2022	C D STEKLOF	Draft complaint against AIG regarding unpaid defense costs	6.50			
06/01/2022	W ANDREWS	Continue to review proposed edits to draft complaint.	1.00			
06/01/2022	C D STEKLOF	Draft and revise complaint against AIG and incorporate proposed changes from Mr. Andrews	5.10			
06/02/2022	A DEFIELD	Analyze, revise and supplement complaint; review prior memo and policy.	1.80			
06/02/2022	C D STEKLOF	Analyze proposed revisions to complaint from Ms. DeField, incorporate same, and finalize complaint for client's review and approval	1.70			
06/06/2022	W ANDREWS	Review Mr. Kurtz's and Mr. Schwinghammer's comments on draft complaint.	0.50			
06/06/2022	C D STEKLOF	Incorporate client revisions to complaint against AIG and draft correspondence to AIG providing filed complaint and inviting voluntary mediation	2.40			
06/07/2022	V CHAPUNOFF	Finalize and prepare exhibits to Complaint, draft Civil Cover Sheet and Waiver of Service of Summons, and e- file Complaint and Civil Cover Sheet.	1.70			

HUNTON ANDREWS KURTH LLP CLIENT NAME: U.S. Sugar Corpora FILE NUMBER: 054740.0000016	ation	INVOICE: DATE: PAGE:	114031273 07/29/2022 2
DATE TIMEKEEPER	DESCRIPTION		HOURS
06/07/2022 C D STEKLOF	Finalize complaint for filing, review exhibitand coordinate filing of same (1.6); revise correspondence to AIG regarding opportunity of the litigation (1.0).	е .	
06/09/2022 C D STEKLOF	Address issues related to filing of compla	int against A	JG 0.30
06/14/2022 C D STEKLOF	Review orders entered by district court ju magistrate judge regarding procedures a litigation and relevant local rules		1.00
06/21/2022 W ANDREWS	Review service and mediation issues and calculations.	d damages	0.50
06/21/2022 C D STEKLOF	Evaluate opposing counsel's request for figure and invoices and exchange various correspondence with team and client reg	s	
06/22/2022 W ANDREWS	Review litigation strategy.		1.00
06/22/2022 C D STEKLOF	Review invoices compiled by client and e correspondence with team regarding recommanders in coverage suit with AIG		1.20
06/23/2022 V CHAPUNOFF	Analyze docket entries 1-4 related to con exhibits, and discovery orders, prepare condex to reflect same, and analyze next spreparing notice of filing corrected exhibitincluding call with clerk.	ourt pleading teps as to	
06/23/2022 C D STEKLOF	Exchange correspondence regarding approached calculation of damages for coverage suit		0.30
06/24/2022 C D STEKLOF	Analyze issues related to calculation of c damages and exchange correspondence counsel regarding request for invoices co underlying suit	with opposi	1.20 ng
06/26/2022 C D STEKLOF	Analyze breakdown of fees and costs inc Sugar, draft correspondence to client reg additional information needed, and excha correspondence with team regarding san	arding ange	S. 0.70
06/28/2022 C D STEKLOF	Analyze various issues related to recove against AIG	rable damag	es 1.30
06/29/2022 V CHAPUNOFF	Prepare Gunster and Mayer Brown invoicin preparation for initial demand to AIG.	ce calculation	ns 0.30
06/29/2022 C D STEKLOF	Exchange correspondence with opposing regarding request for defense cost inform review spreadsheet compiled by client re	nation and	0.40 e
06/30/2022 C D STEKLOF	Analyze issues related to recoverable da exchange various correspondence with counsel and client regarding potential medefense expenses	pposing	2.30
	TOTAL HOURS		50.70

	TOTAL FEES (\$)			41,649.90
V CHAPUNOFF	Paralegal	2.90	284.00	823.60
C D STEKLOF	Counsel	42.50	833.00	35,402.50
A DEFIELD	Partner	1.80	851.00	1,531.80
W ANDREWS	Partner	3.50	1,112.00	3,892.00
TIMEKEEPER	STATUS	HOURS	RATE	VALUE
TIMEKEEPER SUMMARY:				
FILE NUMBER: 054	1740.0000016		PAGE:	3
CLIENT NAME: U.S	S. Sugar Corporation		DATE:	07/29/2022
HUNTON ANDREWS	KURTH LLP		INVOICE:	114031273

FOR COST	rs advanced and expi	ENSES INCURRED:		
CODE	DESCRIPTION	DATE	DESCRIPTION	AMOUNT
E124	Other	06/07/2022	VENDOR: Capital One Bank - Mastercard INVOICE#: 093143 DATE: 6/7/2022 Florida Southern District Court -Vivian Chapunoff	402.00
		TOTAL E124	4 OTHER	402.00
		TOTAL CUR	RRENT EXPENSES (\$)	402.00

INVOICE SUMMARY:

 Current Fees:
 \$ 41,649.90

 Current Charges:
 402.00

CURRENT INVOICE AMOUNT DUE: \$ 42,051.90



TEL 305 • 810 • 2500 EIN 54-0572269

INVOICE SUMMARY

U.S. Sugar Corporation ATTN: Luke Kurtz 111 Ponce de Leon Avenue Clewiston, FL 33440-3098 FILE NUMBER: INVOICE NUMBER: DATE: 054740.0000016 114031363 08/29/2022

CLIENT NAME: U.S. Sugar Corporation
BILLING ATTORNEY: WALTER ANDREWS

Statement for professional services and charges rendered in connection with the referenced matter(s), for the period ending July 31, 2022 per the attached itemization:

CURRENT INVOICE SUMMARY:

RE: (Hunton # 054740.0000016) Coverage Action against AIG

Current Fees: \$ 18,727.10
Current Charges: 20.30

CURRENT INVOICE AMOUNT DUE: \$ 18,747.40

OUTSTANDING INVOICE SUMMARY (FOR MATTER(S) ON THIS INVOICE):

INVOICE MATTER# DATE BALANCE 114031273 0000016 07/29/2022 42,051.90

Outstanding Balance (for matter(s) on this invoice): 42,051.90

TOTAL AMOUNT DUE (including Current Invoice Amount Due): 60,799.30

TO RECEIVE PROPER CREDIT, PLEASE ATTACH REMITTANCE COPY WITH PAYMENT.

FOR BILLING INQUIRIES, PLEASE CALL: 804-788-8555

To Pay By Mail: HUNTON ANDREWS KURTH LLP

PO BOX 405759

ATLANTA, GA 30384-5759

To Pay by Wire Transfer or ACH: Bank: Truist Bank, Richmond, VA

Account Name: Hunton Andrews Kurth LLP Operating

Account Number:
ABA Transit:

Swift Code (International):

Information with Wire: File: 054740.0000016, Inv: 114031363, Date: 08/29/2022



TEL 305 • 810 • 2500 EIN 54-0572269

INVOICE SUMMARY-REMITTANCE PAGE

U.S. Sugar Corporation ATTN: Luke Kurtz 111 Ponce de Leon Avenue Clewiston, FL 33440-3098 FILE NUMBER: 054740.0000016 INVOICE NUMBER: 114031363 DATE: 08/29/2022

CLIENT NAME: U.S. Sugar Corporation
BILLING ATTORNEY: WALTER ANDREWS

Statement for professional services and charges rendered in connection with the referenced matter(s), for the period ending July 31, 2022 per the attached itemization:

CURRENT INVOICE SUMMARY:

RE: (Hunton # 054740.0000016) Coverage Action against AIG

Current Fees: \$18,727.10
Current Charges: 20.30

CURRENT INVOICE AMOUNT DUE: \$ 18,747.40

OUTSTANDING INVOICE SUMMARY (FOR MATTER(S) ON THIS INVOICE):

INVOICE MATTER# DATE BALANCE 114031273 0000016 07/29/2022 42,051.90

Outstanding Balance (for matter(s) on this invoice): 42,051.90

TOTAL AMOUNT DUE (including Current Invoice Amount Due): 60,799.30

TO RECEIVE PROPER CREDIT, PLEASE ATTACH REMITTANCE COPY WITH PAYMENT.

FOR BILLING INQUIRIES, PLEASE CALL: 804-788-8555

To Pay By Mail: To Pay by Wire Transfer or ACH: HUNTON ANDREWS KURTH LLP Bank: Truist Bank, Richmond, VA

PO BOX 405759 Account Name: Hunton Andrews Kurth LLP Operating

ATLANTA, GA 30384-5759 Account Number: ABA Transit:

Swift Code (International):

Information with Wire: File: 054740.0000016, Inv: 114031363, Date: 08/29/2022



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U.S. Sugar Corporation ATTN: Luke Kurtz 111 Ponce de Leon Avenue Clewiston, FL 33440-3098 FILE NUMBER: INVOICE NUMBER: DATE: 054740.0000016 114031363 08/29/2022

CLIENT NAME: U.S. Sugar Corporation
BILLING ATTORNEY: WALTER ANDREWS

RE: (Hunton # 054740.0000016) Coverage Action against AIG

FOR PROFESSIONAL SERVICES RENDERED THROUGH JULY 31, 2022:

DATE	TIMEKEEPER	DESCRIPTION	HOUDE
DATE	W ANDREWS	DESCRIPTION Review mediation developments and strategy.	HOURS 0.50
		,	
07/01/2022	C D STEKLOF	Exchange correspondence with opposing counsel regarding mediation and waiver of service of summons	0.50
07/06/2022	W ANDREWS	Review mediation strategy.	0.50
07/06/2022	C D STEKLOF	Exchange correspondence regarding insurer's interest in mediation and potential mediators for dispute	0.90
07/07/2022	C D STEKLOF	Exchange correspondence regarding mediation with AIG	0.20
07/08/2022	C D STEKLOF	Exchange correspondence regarding potential mediators	0.40
07/11/2022	W ANDREWS	Review background regarding proposed mediators and consider strategy regarding same.	0.80
07/11/2022	C D STEKLOF	Exchange correspondence regarding potential mediators for matter	0.50
07/12/2022	W ANDREWS	Review mediation developments and strategy.	0.50
07/12/2022	C D STEKLOF	Exchange correspondence regarding potential mediators	0.30
07/13/2022	C D STEKLOF	Exchange correspondence regarding potential mediators and scheduling of mediation	0.60
07/14/2022	C D STEKLOF	Exchange various correspondence regarding potential mediators	0.70
07/15/2022	W ANDREWS	Review mediation strategy.	0.50
07/18/2022	W ANDREWS	Review mediation and service of process strategy.	0.50

O7/18/2022 A DEFIELD	CLIENT NAM FILE NUMBE		-		INVOICE: DATE: PAGE:	114031363 08/29/2022 4
with feam on same. Review order from court regarding service of complaint to AIG and analyze options in connection with same in light of mediation 07/19/2022 C D STEKLOF Address various issues related to mediation scheduling and exchange various correspondence with client, mediators, and opposing counsel regarding mediation alternatives in light of Spector unavailability 07/20/2022 W ANDREWS Review mediation strategy. 0.50 07/20/2022 C D STEKLOF Exchange correspondence regarding mediation scheduling and new mediators 07/21/2022 W ANDREWS Review mediation strategy per call with Mr. Kurtz. 0.50 07/21/2022 W ANDREWS Review mediation strategy per call with Mr. Kurtz. 0.50 07/21/2022 A DEFIELD Analyze spend and totals for mediation and analyze pre-tender spend issue; analyze mediator selection issues involving Brian Spector and brainstorming of additional mediators. 07/21/2022 C D STEKLOF Communicate with client regarding potential mediators and AIG's request for invoices (.6); exchange various correspondence with team and opposing counsel regarding mediator selection and scheduling (1.7); exchange correspondence with opposing counsel regarding timing to answer complaint and analyze next steps in connection with same (.7). 07/22/2022 W ANDREWS 07/28/2022 C D STEKLOF Exchange various correspondence regarding new potential mediators 07/28/2022 C D STEKLOF Exchange various correspondence regarding new potential mediators and draft correspondence to client regarding same 07/29/2022 W ANDREWS Review mediation strategy. 0.50 TOTAL HOURS RATE VALUE W ANDREWS Partner 5.80 1,112.00 6,449.60 1,531.80	DATE	TIMEKEEPER	DESCRIPTION			HOURS
complaint to AIG and analyze options in connection with same in light of mediation O7/19/2022 C D STEKLOF Address various issues related to mediation 2.30 scheduling and exchange various correspondence with client, mediators, and opposing counsel regarding mediation alternatives in light of Spector unavailability O7/20/2022 W ANDREWS O7/20/2022 A DEFIELD Consider mediation issues and update. O5.50 O7/20/2022 C D STEKLOF Exchange correspondence regarding mediation scheduling and new mediators O7/21/2022 W ANDREWS Review mediation strategy per call with Mr. Kurtz. O5.50 O7/21/2022 A DEFIELD Analyze spend and totals for mediation and analyze pre-tender spend issue; analyze mediator selection issues involving Brian Spector and brainstorming of additional mediators. O7/21/2022 C D STEKLOF Communicate with client regarding potential mediators and AIG's request for invoices (.6); exchange various correspondence with team and opposing counsel regarding mediator selection and scheduling (1.7); exchange correspondence with opposing counsel regarding mediator selection and scheduling (1.7); exchange correspondence with opposing counsel regarding mediators and communicate with Mr. Andrews regarding same O7/22/2022 W ANDREWS Review coverage issues raised by Mr. Kurtz. 1.00 O7/28/2022 C D STEKLOF Exchange various correspondence regarding new potential mediators O7/28/2022 C D STEKLOF Exchange various correspondence regarding new potential mediators O7/29/2022 W ANDREWS Review mediation strategy. O.50 TOTAL HOURS RATE VALUE W ANDREWS Partner STATUS HOURS RATE VALUE W ANDREWS Partner 5.80 1,112.00 6,449.60 1,531.80 150.10 1,531.80	07/18/2022	A DEFIELD	-		and confer	0.80
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07/20/2022 C D STEKLOF Exchange correspondence regarding mediation scheduling and new mediators 0.50 07/21/2022 W ANDREWS Review mediation strategy per call with Mr. Kurtz. 0.50 07/21/2022 A DEFIELD Analyze spend and totals for mediation and analyze pre-tender spend issue; analyze mediator selection issues involving Brian Spector and brainstorming of additional mediators. 0.50 07/21/2022 C D STEKLOF Communicate with client regarding potential mediators and AIG's request for invoices (.6); exchange various correspondence with team and opposing counsel regarding mediator selection and scheduling (1.7); exchange correspondence with opposing counsel regarding mediator selection and scheduling (1.7); exchange correspondence with opposing counsel regarding mediator selection and scheduling (1.7); exchange correspondence with opposing counsel regarding timing to answer complaint and analyze next steps in connection with same (.7). 1.00 07/22/2022 W ANDREWS Review coverage issues raised by Mr. Kurtz. 1.00 07/28/2022 C D STEKLOF Evaluate potential alternative mediators and communicate with Mr. Andrews regarding new potential mediators and correspondence regarding new potential mediators and draft correspondence to client regarding same 0.60 07/28/2022 C D STEKLOF Exchange various correspondence regarding new potential mediators and draft correspondence to client regarding same 0.50 07/29/2022 W ANDREWS Review mediatio	07/20/2022	W ANDREWS	Review mediation s	strategy.		0.50
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Analyze spend and totals for mediation and analyze pre-tender spend issue; analyze mediator selection issues involving Brian Spector and brainstorming of additional mediators. O7/21/2022 C D STEKLOF Communicate with client regarding potential mediators and AIG's request for invoices (.6); exchange various correspondence with team and opposing counsel regarding mediator selection and scheduling (1.7); exchange correspondence with opposing counsel regarding timing to answer complaint and analyze next steps in connection with same (.7). O7/22/2022 W ANDREWS Review coverage issues raised by Mr. Kurtz. 1.00 O7/26/2022 C D STEKLOF Evaluate potential alternative mediators and communicate with Mr. Andrews regarding same O7/27/2022 C D STEKLOF Exchange various correspondence regarding new potential mediators O7/28/2022 C D STEKLOF Exchange various correspondence regarding new potential mediators and draft correspondence to client regarding same O7/29/2022 W ANDREWS Review mediation strategy. 0.50 TOTAL HOURS 20.50 TIMEKEEPER SUMMARY: TIMEKEEPER STATUS HOURS RATE VALUE W ANDREWS Partner 5.80 1,112.00 6,449.60 A DEFIELD Partner 1.80 851.00 1,531.80	07/20/2022	C D STEKLOF				
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07/26/2022 C D STEKLOF Evaluate potential alternative mediators and communicate with Mr. Andrews regarding same 0.60 07/27/2022 C D STEKLOF Exchange various correspondence regarding new potential mediators 0.60 07/28/2022 C D STEKLOF Exchange various correspondence regarding new potential mediators and draft correspondence to client regarding same 0.50 07/29/2022 W ANDREWS Review mediation strategy. 0.50 TOTAL HOURS 20.50 TIMEKEEPER SUMMARY: TIMEKEEPER SUMMARY: TIMEKEEPER STATUS HOURS RATE VALUE W ANDREWS Partner 5.80 1,112.00 6,449.60 A DEFIELD Partner 1.80 851.00 1,531.80	07/21/2022	C D STEKLOF	mediators and AIG exchange various of opposing counsel r scheduling (1.7); excheduling counsel r complaint and anal	's request for invoice correspondence with regarding mediators exchange correspondence and the correspondence in the correspondenc	es (.6); in team and selection and dence with answer	3.00
communicate with Mr. Andrews regarding same 07/27/2022 C D STEKLOF Exchange various correspondence regarding new potential mediators 07/28/2022 C D STEKLOF Exchange various correspondence regarding new potential mediators and draft correspondence to client regarding same 07/29/2022 W ANDREWS Review mediation strategy. 0.50 TOTAL HOURS 20.50 TIMEKEEPER SUMMARY: TIMEKEEPER STATUS HOURS RATE VALUE W ANDREWS Partner 5.80 1,112.00 6,449.60 A DEFIELD Partner 1.80 851.00 1,531.80	07/22/2022	W ANDREWS	Review coverage is	ssues raised by Mr.	Kurtz.	1.00
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Dotential mediators and draft correspondence to client regarding same	07/27/2022	C D STEKLOF			arding new	0.60
TOTAL HOURS 20.50 TIMEKEEPER SUMMARY: TIMEKEEPER STATUS HOURS RATE VALUE W ANDREWS Partner 5.80 1,112.00 6,449.60 A DEFIELD Partner 1.80 851.00 1,531.80	07/28/2022	C D STEKLOF	potential mediators	and draft correspo		0.50
TIMEKEEPER SUMMARY: TIMEKEEPER STATUS HOURS RATE VALUE W ANDREWS Partner 5.80 1,112.00 6,449.60 A DEFIELD Partner 1.80 851.00 1,531.80	07/29/2022	W ANDREWS	Review mediation s	strategy.		0.50
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W ANDREWS Partner 5.80 1,112.00 6,449.60 A DEFIELD Partner 1.80 851.00 1,531.80	TIMEKEEPER SU	JMMARY:				
W ANDREWS Partner 5.80 1,112.00 6,449.60 A DEFIELD Partner 1.80 851.00 1,531.80	TIMEKEEPER		STATUS	HOURS	RATE	VALUE
•		VS				6,449.60
C D STEKLOF Counsel 12.90 833.00 10,745.70						1,531.80
TOTAL FEES (\$) 18,727.10	C D STEKL	OF		12.90	833.00	10,745.70 18,727.10

Case 1:22-cv-21737-RNS Document 193-2 Entered on FLSD Docket 05/10/2024 Page 10 of

U.S. Sugar Corporation CLIENT NAME: INVOICE: 114031363 054740.0000016 08/29/2022 FILE NUMBER: DATE:

PAGE: 5

FOR COSTS ADVANCED AND EXPENSES INCURRED:

CODE **DESCRIPTION AMOUNT** E106 Online Research 20.30 **TOTAL CURRENT EXPENSES (\$)**

20.30

INVOICE SUMMARY:

Current Fees: \$ 18,727.10 **Current Charges:** 20.30

CURRENT INVOICE AMOUNT DUE: \$ 18,747.40



TEL 305 • 810 • 2500 EIN 54-0572269

INVOICE SUMMARY

U.S. Sugar Corporation ATTN: Luke Kurtz 111 Ponce de Leon Avenue Clewiston, FL 33440-3098

FILE NUMBER: INVOICE NUMBER: DATE:

054740.0000016 114031534 09/28/2022

CLIENT NAME: U.S. Sugar Corporation **BILLING ATTORNEY:** WALTER ANDREWS

Statement for professional services and charges rendered in connection with the referenced matter(s), for the period ending August 31, 2022 per the attached itemization:

CURRENT INVOICE SUMMARY:

RE: (Hunton # 054740.0000016) Coverage Action against AIG

Current Fees: \$ 16,103.80 **Current Charges:** 0.00

CURRENT INVOICE AMOUNT DUE: \$ 16,103.80

OUTSTANDING INVOICE SUMMARY (FOR MATTER(S) ON THIS INVOICE):

INVOICE MATTER # DATE **BALANCE** 07/29/2022 114031273 0000016 42,051.90

> Outstanding Balance (for matter(s) on this invoice): 42,051.90

TOTAL AMOUNT DUE (including Current Invoice Amount Due): 58,155.70

TO RECEIVE PROPER CREDIT, PLEASE ATTACH REMITTANCE COPY WITH PAYMENT.

FOR BILLING INQUIRIES, PLEASE CALL: 804-788-8555

To Pay By Mail: HUNTON ANDREWS KURTH LLP

PO BOX 405759

ATLANTA, GA 30384-5759

To Pay by Wire Transfer or ACH: Bank: Truist Bank, Richmond, VA

Account Name: Hunton Andrews Kurth LLP Operating

ABA Transit:

Account Number:

Swift Code (International)

Information with Wire: File: 054740.0000016, Inv: 114031534, Date: 09/28/2022



TEL 305 • 810 • 2500 EIN 54-0572269

INVOICE SUMMARY-REMITTANCE PAGE

U.S. Sugar Corporation ATTN: Luke Kurtz 111 Ponce de Leon Avenue Clewiston. FL 33440-3098 FILE NUMBER: 054740.0000016 INVOICE NUMBER: 114031534 DATE: 09/28/2022

CLIENT NAME: U.S. Sugar Corporation
BILLING ATTORNEY: WALTER ANDREWS

Statement for professional services and charges rendered in connection with the referenced matter(s), for the period ending August 31, 2022 per the attached itemization:

CURRENT INVOICE SUMMARY:

RE: (Hunton # 054740.0000016) Coverage Action against AIG

 Current Fees:
 \$ 16,103.80

 Current Charges:
 0.00

CURRENT INVOICE AMOUNT DUE: \$ 16,103.80

OUTSTANDING INVOICE SUMMARY (FOR MATTER(S) ON THIS INVOICE):

INVOICE MATTER# DATE BALANCE 114031273 0000016 07/29/2022 42,051.90

Outstanding Balance (for matter(s) on this invoice): 42,051.90

TOTAL AMOUNT DUE (including Current Invoice Amount Due): 58,155.70

TO RECEIVE PROPER CREDIT, PLEASE ATTACH REMITTANCE COPY WITH PAYMENT.

FOR BILLING INQUIRIES, PLEASE CALL: 804-788-8555

To Pay By Mail: To HUNTON ANDREWS KURTH LLP Ba

PO BOX 405759

ATLANTA, GA 30384-5759

To Pay by Wire Transfer or ACH: Bank: Truist Bank, Richmond, VA

Account Name: Hunton Andrews Kurth LLP Operating

Account Number:

ABA Transit:

Swift Code (International):

Information with Wire: File: 054740.0000016, Inv: 114031534, Date: 09/28/2022



TEL 305 • 810 • 2500

EIN 54-0572269

INVOICE DETAIL

U.S. Sugar Corporation ATTN: Luke Kurtz 111 Ponce de Leon Avenue Clewiston, FL 33440-3098 FILE NUMBER: INVOICE NUMBER: DATE: 054740.0000016 114031534 09/28/2022

CLIENT NAME: U.S. Sugar Corporation
BILLING ATTORNEY: WALTER ANDREWS

RE: (Hunton # 054740.0000016) Coverage Action against AIG

FOR PROFESSIONAL SERVICES RENDERED THROUGH AUGUST 31, 2022:

DATE	TIMEKEEPER	DESCRIPTION	HOURS
08/01/2022	C D STEKLOF	Research issues related to scheduling of new potential mediators and exchange correspondence with client and opposing counsel regarding same	1.00
08/03/2022	W ANDREWS	Review new AIG position on mediation.	0.50
08/03/2022	A DEFIELD	Discuss mediators with Mr. Steklof and Mr. Andrews.	0.20
08/03/2022	C D STEKLOF	Exchange correspondence regarding new potential mediators	0.60
08/04/2022	W ANDREWS	Work on mediation strategy.	0.50
08/04/2022	A DEFIELD	Discuss mediator rates and selection issues.	0.10
08/04/2022	C D STEKLOF	Address various issues related to mediation scheduling and exchange correspondence with client and opposing counsel regarding same	1.00
08/08/2022	V CHAPUNOFF	Prepare revised waiver of service of summons for execution by opposing counsel.	0.10
08/08/2022	A DEFIELD	Develop service strategy with Mr. Steklof and review correspondence to opposing counsel concerning same.	0.30
08/08/2022	C D STEKLOF	Draft correspondence to client regarding status of matter (.3); exchange correspondence with team regarding next steps with waiver of service and draft correspondence to opposing counsel regarding same (.9).	1.20
08/10/2022	W ANDREWS	Review settlement correspondence from AIG and consider next steps.	0.50
08/10/2022	C D STEKLOF	Exchange correspondence with client and opposing counsel regarding mediation scheduling and service of complaint	0.50

INVOICE:

114031534

HUNTON ANDREWS KURTH LLP

CLIENT NAM	•	iion	DATE: PAGE:	114031534 09/28/2022 4
DATE	TIMEKEEPER	DESCRIPTION		HOURS
08/11/2022	W ANDREWS	Work on mediation strategy.		0.50
08/11/2022	C D STEKLOF	Exchange various correspondence with regarding mediation scheduling and comdocuments for production to carriers (.4) correspondence to opposing counsel regmediation and request for invoices (.5); filing of waiver of service and exchange correspondence with excess insurer regrequest for information (.6).	npilation of ; draft garding coordinate	1.60
08/12/2022	C D STEKLOF	Exchange various correspondence with regarding final scheduled mediation and filing of Motion for Judgment on the Pleato mediation	potential	0.60
08/14/2022	C D STEKLOF	Review prior NDA agreements with AIG appropriate terms for sharing invoices in mediation		0.40
08/15/2022	C D STEKLOF	Draft and revise proposed NDA in conner production of invoices and documents proposed nediation and draft correspondence to cregarding same (1.9); address various is to litigation deadlines following answer by	rior to client ssues related	2.30
08/18/2022	C D STEKLOF	Exchange correspondence regarding inverse redaction and status request from excess		0.20
08/22/2022	W ANDREWS	Review AIG answer to complaint and our regarding motion for judgment on the ple		1.00
08/22/2022	V CHAPUNOFF	Prepare for database 531 invoices recei client on August 18, 2022.	ved from	0.50
08/22/2022	C D STEKLOF	Exchange correspondence regarding ne review of invoices for production to carrively and analyze Answer filed by AIG correspondence to client regarding same	er (.2); and draft	1.30
08/23/2022	W ANDREWS	Review and comment on proposed litigate	tion strategy.	0.50
08/23/2022	V CHAPUNOFF	Draft Plaintiff's Rule 7.1 Corporate Disclestatement, and e-file.	osure	0.50
08/23/2022	C D STEKLOF	Communicate with Mr. Andrews regarding strategy and exchange various correspondient regarding same (.8); coordinate filicorporate disclosure statement (.3).	ndence with	1.10
08/25/2022	W ANDREWS	Review case strategy.		0.50
08/25/2022	V CHAPUNOFF	Prepare for database 531 invoices recei client on August 18, 2022.	ved from	0.40
08/31/2022	V CHAPUNOFF	Analyze next steps in connection with reredaction of 531 invoices in preparation production to AIG.		0.20

HUNTON ANDRE CLIENT NAME: FILE NUMBER:	WS KURTH LLP U.S. Sugar Corpora 054740.0000016	ation		INVOICE: DATE: PAGE:	114031534 09/28/2022 5
DATE TIME	KEEPER	DESCRIPTION			HOURS
08/31/2022 C D STEKLOF Coordinate privilege recommunicate with Ms. (.6); exchange various opposing counsel regard NDA (.4).		n Ms. Chapunoff rega rious correspondenc	arding same e with	1.00	
		TOTAL HOURS			19.10
TIMEKEEPER SUMMARY:					
TIMEKEEPER	STAT	us	HOURS	RATE	VALUE
W ANDREWS	Part	ner	4.00	1,112.00	4,448.00
A DEFIELD	Part	ner	0.60	851.00	510.60
C D STEKLOF	Cou	nsel	12.80	833.00	10,662.40
V CHAPUNOFF	Para	alegal	1.70	284.00	482.80
	T01	AL FEES (\$)			16,103.80
INVOICE SUMMARY:					
Current Fee Current Cha	•				\$ 16,103.80 0.00
CURRENT INVOICE AMOUNT DUE:			\$ 16,103.80		



TEL 305 • 810 • 2500 EIN 54-0572269

INVOICE SUMMARY

U.S. Sugar Corporation ATTN: Luke Kurtz 111 Ponce de Leon Avenue Clewiston, FL 33440-3098

FILE NUMBER: 054740.0000016 INVOICE NUMBER: 114031613 DATE:

10/10/2022

CLIENT NAME: U.S. Sugar Corporation **BILLING ATTORNEY:** WALTER ANDREWS

Statement for professional services and charges rendered in connection with the referenced matter(s), for the period ending September 30, 2022 per the attached itemization:

CURRENT INVOICE SUMMARY:

RE: (Hunton # 054740.0000016) Coverage Action against AIG

Current Fees: \$ 63,432,40 **Current Charges:** 0.00 **CURRENT INVOICE AMOUNT DUE:** \$ 63,432.40

OUTSTANDING INVOICE SUMMARY (FOR MATTER(S) ON THIS INVOICE):

INVOICE MATTER # DATE **BALANCE** 114031273 0000016 07/29/2022 42,051.90 114031534 0000016 09/28/2022 16,103.80

> Outstanding Balance (for matter(s) on this invoice): 58,155.70

TOTAL AMOUNT DUE (including Current Invoice Amount Due): 121,588.10

TO RECEIVE PROPER CREDIT, PLEASE ATTACH REMITTANCE COPY WITH PAYMENT.

FOR BILLING INQUIRIES, PLEASE CALL: 804-788-8555

To Pay By Mail: HUNTON ANDREWS KURTH LLP

PO BOX 405759

ATLANTA, GA 30384-5759

To Pay by Wire Transfer or ACH: Bank: Truist Bank, Richmond, VA

Account Name: Hunton Andrews Kurth LLP Operating

Account Number: ABA Transit:

Swift Code (International):

Information with Wire: File: 054740.0000016, Inv: 114031613, Date: 10/10/2022



TEL 305 • 810 • 2500 EIN 54-0572269

INVOICE SUMMARY-REMITTANCE PAGE

U.S. Sugar Corporation ATTN: Luke Kurtz 111 Ponce de Leon Avenue Clewiston. FL 33440-3098 FILE NUMBER: 054740.0000016 INVOICE NUMBER: 114031613 DATE: 10/10/2022

CLIENT NAME: U.S. Sugar Corporation
BILLING ATTORNEY: WALTER ANDREWS

Statement for professional services and charges rendered in connection with the referenced matter(s), for the period ending September 30, 2022 per the attached itemization:

CURRENT INVOICE SUMMARY:

RE: (Hunton # 054740.0000016) Coverage Action against AIG

Current Fees: \$63,432.40
Current Charges: 0.00

CURRENT INVOICE AMOUNT DUE: \$ 63,432.40

OUTSTANDING INVOICE SUMMARY (FOR MATTER(S) ON THIS INVOICE):

 INVOICE
 MATTER#
 DATE
 BALANCE

 114031273
 0000016
 07/29/2022
 42,051.90

 114031534
 0000016
 09/28/2022
 16,103.80

Outstanding Balance (for matter(s) on this invoice): 58,155.70

TOTAL AMOUNT DUE (including Current Invoice Amount Due): 121,588.10

TO RECEIVE PROPER CREDIT, PLEASE ATTACH REMITTANCE COPY WITH PAYMENT.

FOR BILLING INQUIRIES, PLEASE CALL: 804-788-8555

To Pay By Mail: To Pay by Wire Transfer or ACH: HUNTON ANDREWS KURTH LLP Bank: Truist Bank, Richmond, VA

PO BOX 405759 Account Name: Hunton Andrews Kurth LLP Operating

ATLANTA, GA 30384-5759 Account Number:
ABA Transit:

Swift Code (International):

Information with Wire: File: 054740.0000016, Inv: 114031613, Date: 10/10/2022



TEL 305 • 810 • 2500

EIN 54-0572269

INVOICE DETAIL

U.S. Sugar Corporation ATTN: Luke Kurtz 111 Ponce de Leon Avenue Clewiston, FL 33440-3098 FILE NUMBER: INVOICE NUMBER: DATE: 054740.0000016 114031613 10/10/2022

CLIENT NAME: U.S. Sugar Corporation
BILLING ATTORNEY: WALTER ANDREWS

RE: (Hunton # 054740.0000016) Coverage Action against AIG

FOR PROFESSIONAL SERVICES RENDERED THROUGH SEPTEMBER 30, 2022: DATE **TIMEKEEPER DESCRIPTION HOURS** 09/01/2022 C D STEKLOF Review pleadings in case and motions for judgment 6.30 on the pleadings on comparable issues and draft outline of U.S. Sugar's motion (3.0); draft motion for judgment on the pleadings (3.3). 09/02/2022 C D STEKLOF Draft Motion for Partial Judgment on the Pleadings 6.70 regarding erosion of self-insured retention by defense expenses 09/05/2022 C D STEKLOF Review breakdown of invoices received from client 0.30 and draft correspondence to Ms. Chapunoff regarding review of same 09/06/2022 V CHAPUNOFF 1.50 Analyze next steps in connection with review and redaction of 531 invoices in preparation for production to AIG. 09/06/2022 C D STEKLOF Draft motion for partial judgment on the pleadings. 5.00 09/06/2022 C D STEKLOF Communicate regarding review of invoices for 0.50 production to insurer and necessary redactions. 09/07/2022 V CHAPUNOFF Identify, analyze, and prepare for databases invoices 0.20 received from client on September 7, 2022, and supplement invoice tracking chart to reflect updates. Draft motion for judgment on the pleadings regarding 1.30 09/07/2022 C D STEKLOF application of self-insured retention Review strategy regarding defense firm bill 09/08/2022 W ANDREWS 0.50 production. 09/10/2022 C D STEKLOF Exchange correspondence with opposing counsel 0.20 regarding NDA and Rule 26(f) conference 09/11/2022 C D STEKLOF Draft motion for partial judgment on the pleadings 2.20 regarding erosion of self-insured retention

HUNTON ANDREWS KURTH LLP

INVOICE:

114031613

CLIENT NAM	•	tion DATE: PAGE:	10/10/2022 4
DATE	TIMEKEEPER	DESCRIPTION	HOURS
09/12/2022	W ANDREWS	Outline strategy for case management conferral conference.	0.50
09/12/2022	V CHAPUNOFF	Analyze next steps in connection with review and redaction of invoices in preparation for production to AIG.	0.20
09/12/2022	C D STEKLOF	Compile draft Joint Scheduling Report for consideration by opposing counsel (1.0); conduct Rule 26(f) conference with opposing counsel (.5); draft and revise motion for partial judgment on the pleadings (7.1).	8.60
09/13/2022	W ANDREWS	Work on draft motion for judgment on the pleadings.	1.00
09/13/2022	V CHAPUNOFF	Analyze Gunster invoices, and identify and redact confidential information in said invoices, in preparation for production to AIG and mediation.	3.50
09/13/2022	C D STEKLOF	Revise motion for partial judgment on the pleadings	2.20
09/14/2022	W ANDREWS	Review and supplement draft motion for judgment of the pleadings.	n 2.00
09/14/2022	V CHAPUNOFF	Analyze Gunster invoices, and identify and redact confidential information in said invoices, in preparation for production to AIG and mediation.	1.00
09/14/2022	C D STEKLOF	Revise motion for partial judgment on the pleadings and incorporate proposed revisions from Mr. Andrews	2.80
09/15/2022	W ANDREWS	Work on draft motion for judgment on the pleadings.	1.50
09/15/2022	C D STEKLOF	Communicate with Mr. Andrews regarding final revisions to Motion for Partial Judgment on the Pleadings and incorporate changes to same (2.0); review final draft of same before client review (1.2); review AIG's proposed changes and additions to joir scheduling report and incorporate changes to same (1.3).	4.50 nt
09/16/2022	W ANDREWS	Review and comment on draft scheduling report to submit to court.	0.50
09/16/2022	C D STEKLOF	Analyze AIG's proposed NDA to govern production of invoices and evaluate additional provisions to be included	1.40
09/17/2022	W ANDREWS	Work on negotiating draft pretrial order.	0.50
09/17/2022	C D STEKLOF	Exchange correspondence regarding proposed revisions to Joint Scheduling Report	0.30
09/19/2022	W ANDREWS	Review litigation strategy.	0.50
09/19/2022	C D STEKLOF	Analyze issues related to revised NDA provided by AIG and incorporate necessary revisions to same (1.4); analyze various issues related to next steps in litigation (.4).	1.80

INVOICE:

114031613

HUNTON ANDREWS KURTH LLP

CLIENT NAM	• •	tion DATE: PAGE:	10/10/2022 5
DATE	TIMEKEEPER	DESCRIPTION	HOURS
09/20/2022	C D STEKLOF	Review and address redactions to selected defense cost invoices invoices to provide to AIG in connection with mediation	2.50
09/21/2022	W ANDREWS	Telephone call with Mr. Kurtz regarding litigation strategy; review comments on draft summary judgment motion.	1.00
09/21/2022	V CHAPUNOFF	Analyze, cite-check, and revise draft Motion for Partial Judgment on the Pleadings, and e-file.	2.10
09/21/2022	C D STEKLOF	Review comments and revisions to Motion for Partial Judgment on the Pleadings and review final draft of same to prepare for filing with Court (3.7); finalize redline revisions to joint scheduling report and NDA and provide same to opposing counsel for review and comment (.7).	4.40
09/21/2022	C D STEKLOF	Review and supplement redactions to invoices to be provided to AIG in advance of mediation.	3.00
09/22/2022	W ANDREWS	Review litigation strategy.	0.50
09/22/2022	W ANDREWS	Review correspondence regarding defense costs.	0.50
09/22/2022	V CHAPUNOFF	Analyze next steps in connection with identifying and redacting confidential information in Gunster invoices, in preparation for production to AIG and mediation.	0.10
09/22/2022	C D STEKLOF	Review invoices for redaction before providing to AIG (1.8); exchange correspondence with client regarding status of litigation (.2).	
09/23/2022	C D STEKLOF	Exchange correspondence with team and opposing counsel regarding request for extension on AIG's opposition to motion for judgment on the pleadings	0.30
09/25/2022	C D STEKLOF	Draft correspondence to opposing counsel regarding joint status report	0.10
09/26/2022	W ANDREWS	Exchange correspondence regarding case management order.	1.00
09/26/2022	C D STEKLOF	Review correspondence from opposing counsel canceling mediation, communicate with Mr. Andrews regarding same, and draft correspondence to client with update (1.1); revise and finalize joint scheduling report for filing with court (.6).	1.70
09/27/2022	W ANDREWS	Review court order and consider next steps; review correspondence from counsel for AIG.	0.80
09/27/2022	C D STEKLOF	Exchange various correspondence regarding rescheduling of mediation and response to insurer's request for extension to oppose motion for judgment on the pleadings	0.70
		TOTAL HOURS	78.20

Case 1:22-cv-21737-RNS Document 193-2 Entered on FLSD Docket 05/10/2024 Page 21 of 167

HUNTON ANDREWS KURTH LLP INVOICE: 114031613 CLIENT NAME: U.S. Sugar Corporation DATE: 10/10/2022

FILE NUMBER: 054740.0000016 PAGE: 6

TIMEKEEPER SUMMARY:				
TIMEKEEPER	STATUS	HOURS	RATE	VALUE
W ANDREWS	Partner	10.80	1,112.00	12,009.60
C D STEKLOF	Counsel	58.80	833.00	48,980.40
V CHAPUNOFF	Paralegal	8.60	284.00	2,442.40
	TOTAL FEES (\$)			63,432.40

INVOICE SUMMARY:

Current Fees: \$63,432.40
Current Charges: 0.00

CURRENT INVOICE AMOUNT DUE: \$ 63,432.40



TEL 305 • 810 • 2500 EIN 54-0572269

INVOICE SUMMARY

U.S. Sugar Corporation ATTN: Luke Kurtz 111 Ponce de Leon Avenue Clewiston, FL 33440-3098

FILE NUMBER: 054740.0000016 INVOICE NUMBER: 114031901 DATE: 11/30/2022

CLIENT NAME: **U.S. Sugar Corporation BILLING ATTORNEY:** WALTER ANDREWS

Statement for professional services and charges rendered in connection with the referenced matter(s), for the period ending October 31, 2022 per the attached itemization:

CURRENT INVOICE SUMMARY:

RE: (Hunton # 054740.0000016) Coverage Action against AIG

Current Fees: \$ 15,288,10 **Current Charges:** 0.00 **CURRENT INVOICE AMOUNT DUE:** \$ 15,288.10

TO RECEIVE PROPER CREDIT, PLEASE ATTACH REMITTANCE COPY WITH PAYMENT.

FOR BILLING INQUIRIES, PLEASE CALL: 804-788-8555

To Pay By Mail: HUNTON ANDREWS KURTH LLP PO BOX 405759

ATLANTA, GA 30384-5759

To Pay by Wire Transfer or ACH: Bank: Truist Bank, Richmond, VA

Account Name: Hunton Andrews Kurth LLP Operating

Account Number: ABA Transit:

Swift Code (International):

Information with Wire: File: 054740.0000016, Inv: 114031901, Date: 11/30/2022



TEL 305 • 810 • 2500

EIN 54-0572269

INVOICE SUMMARY-REMITTANCE PAGE

U.S. Sugar Corporation ATTN: Luke Kurtz 111 Ponce de Leon Avenue Clewiston, FL 33440-3098 FILE NUMBER: 054740.0000016 INVOICE NUMBER: 114031901 DATE: 11/30/2022

CLIENT NAME: U.S. Sugar Corporation
BILLING ATTORNEY: WALTER ANDREWS

Statement for professional services and charges rendered in connection with the referenced matter(s), for the period ending October 31, 2022 per the attached itemization:

CURRENT INVOICE SUMMARY:

RE: (Hunton # 054740.0000016) Coverage Action against AIG

Current Fees: \$15,288.10
Current Charges: 0.00

CURRENT INVOICE AMOUNT DUE: \$ 15,288.10

TO RECEIVE PROPER CREDIT, PLEASE ATTACH REMITTANCE COPY WITH PAYMENT.

FOR BILLING INQUIRIES, PLEASE CALL: 804-788-8555

To Pay By Mail: HUNTON ANDREWS KURTH LLP PO BOX 405759

ATLANTA, GA 30384-5759

To Pay by Wire Transfer or ACH: Bank: Truist Bank, Richmond, VA

Account Name: Hunton Andrews Kurth LLP Operating

Account Number:

ABA Transit:

Swift Code (International):

Information with Wire: File: 054740.0000016, Inv: 114031901, Date: 11/30/2022



TEL 305 • 810 • 2500

EIN 54-0572269

INVOICE DETAIL

CLIENT NAME:

U.S. Sugar Corporation ATTN: Luke Kurtz 111 Ponce de Leon Avenue Clewiston, FL 33440-3098 FILE NUMBER: INVOICE NUMBER: DATE:

054740.0000016 114031901 11/30/2022

Clewiston, 1 L 33440-3090

BILLING ATTORNEY: WALTER ANDREWS

RE: (Hunton # 054740.0000016) Coverage Action against AIG

U.S. Sugar Corporation

FOR PROFESSIONAL SERVICES RENDERED THROUGH OCTOBER 31, 2022:

DATE	TIMEKEEPER	DESCRIPTION	HOURS
10/03/2022	C D STEKLOF	Review various scheduling orders issued by Court and exchange correspondence regarding scheduling of new mediation	0.80
10/05/2022	V CHAPUNOFF	Analyze docket entries 5-17, related to waiver of service of summons, corporate disclosure statements, Answer, Motion for Partial Summary Judgment, Discovery Plan and Conference Report, Scheduling Order and Order of Referral to Mediation, and Motion for Extension of Time to Respond to Motion to Dismiss, and supplement court pleadings index to reflect same.	0.40
10/06/2022	C D STEKLOF	Exchange various correspondence regarding rescheduling mediation in accordance with Court order	0.40
10/07/2022	C D STEKLOF	Exchange various correspondence regarding rescheduling of mediation	0.20
10/10/2022	C D STEKLOF	Exchange various correspondence regarding scheduling of mediation	0.10
10/11/2022	C D STEKLOF	Analyze strategy in connection with motion for partial judgment on the pleadings and oral argument	0.30
10/21/2022	W ANDREWS	Review opposition to motion for partial judgment on the pleadings.	1.00
10/21/2022	C D STEKLOF	Initial review of AIG's response to motion for judgment on the pleadings and exchange correspondence regarding same	0.70
10/22/2022	C D STEKLOF	Exchange correspondence in connection with reply in support of motion for judgment on the pleadings	0.20
10/26/2022	V CHAPUNOFF	Analyze draft U.S. Sugar's Unopposed Motion for Extension of Time, and e-file.	0.30

INVOICE:

114031901

CLIENT NAM		U.S. Sugar Corporati 054740.0000016	ion DATE: PAGE:		11/30/2022 4
DATE	TIME	KEEPER	DESCRIPTION		HOURS
10/26/2022	CD	STEKLOF	Draft correspondence to opposing counsel reg motion for extension of time, draft and revise s coordinate filing, and review order entered by	ame,	1.40
10/28/2022	V C	HAPUNOFF	Draft Rule 26 Disclosures.		0.60
10/28/2022	CD	STEKLOF	Analyze AIG's opposition to motion for judgme the pleadings, analyze citations to authority, ar outline appropriate response		4.00
10/31/2022	W A	NDREWS	Review arguments for reply brief.		1.00
10/31/2022	JA	HANRAHAN	Research case law regarding motions for partial judgment on the pleadings.	al	1.50
10/31/2022	CD	STEKLOF	Communicate with Mr. Andrews regarding key to address in reply and analyze new research required in connection with AIG's procedural argument against motion (.8); research additio case law to support reply (2.0); draft reply in su of motion for judgment on the pleadings (3.4).	nal	6.20
			TOTAL HOURS		19.10

TIMEKEEPER SUMMARY:				
TIMEKEEPER	STATUS	HOURS	RATE	VALUE
W ANDREWS	Partner	2.00	1,112.00	2,224.00
C D STEKLOF	Counsel	14.30	833.00	11,911.90
J A HANRAHAN	Associate	1.50	522.00	783.00
V CHAPUNOFF	Paralegal	1.30	284.00	369.20
	TOTAL FEES (\$)			15,288.10

INVOICE SUMMARY:

HUNTON ANDREWS KURTH LLP

Current Fees: \$15,288.10
Current Charges: 0.00

CURRENT INVOICE AMOUNT DUE: \$ 15,288.10



TEL 305 • 810 • 2500 EIN 54-0572269

INVOICE SUMMARY

U.S. Sugar Corporation ATTN: Luke Kurtz 111 Ponce de Leon Avenue Clewiston, FL 33440-3098

FILE NUMBER: 054740.0000016 INVOICE NUMBER: 114032014 DATE: 12/14/2022

CLIENT NAME: U.S. Sugar Corporation **BILLING ATTORNEY:** WALTER ANDREWS

Statement for professional services and charges rendered in connection with the referenced matter(s), for the period ending November 30, 2022 per the attached itemization:

CURRENT INVOICE SUMMARY:

RE: (Hunton # 054740.0000016) Coverage Action against AIG

Current Fees: \$ 38,910.90 **Current Charges:** 416.78 **CURRENT INVOICE AMOUNT DUE:** \$ 39,327.68

OUTSTANDING INVOICE SUMMARY (FOR MATTER(S) ON THIS INVOICE):

INVOICE MATTER # DATE **BALANCE** 114031901 0000016 11/30/2022 15,288.10

> Outstanding Balance (for matter(s) on this invoice): 15,288.10

TOTAL AMOUNT DUE (including Current Invoice Amount Due): 54,615.78

TO RECEIVE PROPER CREDIT, PLEASE ATTACH REMITTANCE COPY WITH PAYMENT.

FOR BILLING INQUIRIES, PLEASE CALL: 804-788-8555

To Pay By Mail: HUNTON ANDREWS KURTH LLP

PO BOX 405759

ATLANTA, GA 30384-5759

To Pay by Wire Transfer or ACH: Bank: Truist Bank, Richmond, VA

Account Name: Hunton Andrews Kurth LLP Operating

Account Number: ABA Transit:

Swift Code (International):

Information with Wire: File: 054740.0000016, Inv: 114032014, Date: 12/14/2022



TEL 305 • 810 • 2500

EIN 54-0572269

INVOICE SUMMARY-REMITTANCE PAGE

U.S. Sugar Corporation ATTN: Luke Kurtz 111 Ponce de Leon Avenue Clewiston. FL 33440-3098 FILE NUMBER: 054740.0000016 INVOICE NUMBER: 114032014 DATE: 12/14/2022

CLIENT NAME: U.S. Sugar Corporation
BILLING ATTORNEY: WALTER ANDREWS

Statement for professional services and charges rendered in connection with the referenced matter(s), for the period ending November 30, 2022 per the attached itemization:

CURRENT INVOICE SUMMARY:

RE: (Hunton # 054740.0000016) Coverage Action against AIG

 Current Fees:
 \$ 38,910.90

 Current Charges:
 416.78

CURRENT INVOICE AMOUNT DUE: \$39,327.68

OUTSTANDING INVOICE SUMMARY (FOR MATTER(S) ON THIS INVOICE):

INVOICE MATTER# DATE BALANCE 114031901 0000016 11/30/2022 15,288.10

Outstanding Balance (for matter(s) on this invoice): 15,288.10

TOTAL AMOUNT DUE (including Current Invoice Amount Due): 54,615.78

TO RECEIVE PROPER CREDIT, PLEASE ATTACH REMITTANCE COPY WITH PAYMENT.

FOR BILLING INQUIRIES, PLEASE CALL: 804-788-8555

To Pay By Mail: HUNTON ANDREWS KURTH LLP

PO BOX 405759

ATLANTA, GA 30384-5759

To Pay by Wire Transfer or ACH: Bank: Truist Bank, Richmond, VA

Account Name: Hunton Andrews Kurth LLP Operating

Account Number:

ABA Transit:

Swift Code (International):

Information with Wire: File: 054740.0000016, Inv: 114032014, Date: 12/14/2022



TEL 305 • 810 • 2500

EIN 54-0572269

INVOICE DETAIL

U.S. Sugar Corporation ATTN: Luke Kurtz 111 Ponce de Leon Avenue Clewiston, FL 33440-3098 FILE NUMBER: INVOICE NUMBER: DATE: 054740.0000016 114032014 12/14/2022

CLIENT NAME: U.S. Sugar Corporation
BILLING ATTORNEY: WALTER ANDREWS

RE: (Hunton # 054740.0000016) Coverage Action against AIG

FOR PROFESSIONAL SERVICES RENDERED THROUGH NOVEMBER 30, 2022: DATE **TIMEKEEPER DESCRIPTION HOURS** 11/01/2022 J A HANRAHAN Research case law regarding appropriateness of 0.70 motions for partial judgment on the pleadings. 11/01/2022 C D STEKLOF Draft reply in support of motion for judgment on the 7.20 pleadings regarding self-insured retention 11/02/2022 W ANDREWS Review reply brief strategy. 0.50 Draft and revise reply in support of motion for partial 11/02/2022 C D STEKLOF 6.20 judgment on the pleadings 11/03/2022 W ANDREWS Review and supplement draft reply brief in support of 1.50 motion for judgment on the pleadings. 11/03/2022 C D STEKLOF Draft and revise Rule 26 disclosures and draft 6.50 correspondence to client regarding same (1.7); revise motion for partial judgment on the pleadings and incorporate comments and revisions from Mr. Andrews (4.8). 11/04/2022 V CHAPUNOFF Analyze next steps in connection with preparing reply 0.10 in support of motion for partial judgment on the pleadings. 11/04/2022 S E MEHARG Cite check Reply in Support of Motion for Partial 3.00 Judgment on the Pleadings 11/04/2022 C D STEKLOF Revise and finalize reply in support of motion for 4.20 partial judgment on the pleadings for client review (3.2); finalize Rule 26 disclosures for service to AIG and serve same (.8); review Rule 26 disclosures from AIG (.2). 11/06/2022 C D STEKLOF Address issues related to finalizing reply in support 0.20

of motion for judgment on the pleadings

INVOICE:

114032014

HUNTON ANDREWS KURTH LLP

CLIENT NAM FILE NUMBE	• •	ation DATE: PAGE:	12/14/2022 4
DATE	TIMEKEEPER	DESCRIPTION	HOURS
11/07/2022	V CHAPUNOFF	Analyze information sent to and from opposing counsel regarding disclosures, and to and from client regarding Reply in Support of Motion for Partial Judgment on the Pleadings.	0.10
11/07/2022	C D STEKLOF	Finalize and coordinate filing of reply in support of motion for partial judgment on the pleadings and draft analysis to client regarding same	1.60
11/08/2022	C D STEKLOF	Draft analysis to client regarding briefing and next steps in connection with litigation	1.30
11/11/2022	C D STEKLOF	Exchange correspondence with opposing counsel regarding joint status report to Court	0.10
11/14/2022	V CHAPUNOFF	Analyze docket entries 18-39 related to Reply in Support of Motion for Partial Judgment on the Pleadings, and Defendant's pro hac vice motions, and supplement court pleadings index to reflect same.	0.40
11/18/2022	W ANDREWS	Review and supplement draft status report required by court and consider discovery strategy in light of same.	0.70
11/18/2022	C D STEKLOF	Draft and revise joint status report to court and mediation order and exchange correspondence regarding same	2.50
11/21/2022	W ANDREWS	Work on court submission and review discovery strategy in light of same.	0.70
11/21/2022	C D STEKLOF	Analyze various issues related to joint status report and discovery going forward	0.30
11/22/2022	W ANDREWS	Review and supplement draft status report to court and review discovery strategy in light of same.	0.70
11/22/2022	C D STEKLOF	Revise proposed joint interim status report and exchange correspondence regarding same	0.70
11/23/2022	W ANDREWS	Review AIG discovery requests and consider next steps regarding same.	0.70
11/23/2022	V CHAPUNOFF	Analyze information sent to client on November 23, 2022, regarding discovery matters.	0.20
11/23/2022	C D STEKLOF	Draft detailed correspondence to client regarding discovery strategy and production of invoices and finalize joint interim status report for review by opposing counsel	1.70
11/27/2022	C D STEKLOF	Incorporate necessary revisions to joint scheduling report and draft correspondence to client regarding next steps in connection with discovery	1.30
11/28/2022	W ANDREWS	Review discovery strategy; review AIG proposed changes to proposed joint status report and revise and supplement same.	1.00

HUNTON ANDREWS KURTH LLI CLIENT NAME: U.S. Sugar Co FILE NUMBER: 054740.00000	rporation		INVOICE: DATE: PAGE:	114032014 12/14/2022 5
DATE TIMEKEEPER	DESCRIPTION			HOURS
11/28/2022 C D STEKLOF	and joint sch to same (.8);	te with Mr. Andrews regal leduling report and incorp exchange various corres unsel to finalize report and e (.9).	oorate revisions spondence with	
11/30/2022 W ANDREWS	consider stra	discovery requests from ategy regarding same; reval al argument strategy.		1.00
11/30/2022 C D STEKLOF		ation strategy going forwance to client regarding sa		0.40
	TOTAL HOU	JRS		47.20
TIMEKEEPER SUMMARY:				
TIMEKEEPER W ANDREWS C D STEKLOF J A HANRAHAN V CHAPUNOFF S E MEHARG FOR COSTS ADVANCED AND EXPENSI	CODE E106	HOURS 6.80 35.90 0.70 0.80 3.00 DESCRIPTION Online Research ENT EXPENSES (\$)	RATE 1,112.00 833.00 522.00 284.00 284.00	VALUE 7,561.60 29,904.70 365.40 227.20 852.00 38,910.90 AMOUNT 416.78 416.78
INVOICE SUMMARY:				
Current Fees: Current Charges: CURRENT INVOICE AMO	DUNT DUE:			\$ 38,910.90 416.78 \$ 39,327.68



TEL 305 • 810 • 2500

EIN 54-0572269

INVOICE SUMMARY

U.S. Sugar Corporation ATTN: Luke Kurtz 111 Ponce de Leon Avenue Clewiston, FL 33440-3098 FILE NUMBER: 054740.0000016 INVOICE NUMBER: 114032122 DATE: 01/13/2023

CLIENT NAME: U.S. Sugar Corporation
BILLING ATTORNEY: WALTER ANDREWS

IMPORTANT MESSAGE: The Firm's fiscal year ends on March 31st. We would appreciate having your outstanding invoices paid on or before that date. If you need further information to process our invoices, please let us know. Please follow the remittance instructions provided and contact us if you have any questions on expediting payment.

Thank you for your business and continued support of Hunton Andrews Kurth LLP.

Statement for professional services and charges rendered in connection with the referenced matter(s), for the period ending December 31, 2022 per the attached itemization:

CURRENT INVOICE SUMMARY:

RE: (Hunton # 054740.0000016) Coverage Action against AIG

Current Fees: \$100,957.60
Current Charges: 0.00

CURRENT INVOICE AMOUNT DUE: \$ 100,957.60

TO RECEIVE PROPER CREDIT, PLEASE ATTACH REMITTANCE COPY WITH PAYMENT.

FOR BILLING INQUIRIES, PLEASE CALL: 804-788-8555

To Pay By Mail: HUNTON ANDREWS KURTH LLP PO BOX 405759

ATLANTA, GA 30384-5759

To Pay by Wire Transfer or ACH: Bank: Truist Bank, Richmond, VA

Account Name: Hunton Andrews Kurth LLP Operating

Account Number:
ABA Transit:

Swift Code (International):

Swiit Gode (international).

Information with Wire: File: 054740.0000016, Inv: 114032122, Date: 01/13/2023



TEL 305 • 810 • 2500

EIN 54-0572269

INVOICE SUMMARY-REMITTANCE PAGE

U.S. Sugar Corporation ATTN: Luke Kurtz 111 Ponce de Leon Avenue Clewiston, FL 33440-3098

FILE NUMBER: 054740.0000016 INVOICE NUMBER: 114032122 01/13/2023 DATE:

CLIENT NAME: U.S. Sugar Corporation BILLING ATTORNEY: WALTER ANDREWS

IMPORTANT MESSAGE: The Firm's fiscal year ends on March 31st. We would appreciate having your outstanding invoices paid on or before that date. If you need further information to process our invoices, please let us know. Please follow the remittance instructions provided and contact us if you have any questions on expediting payment.

Thank you for your business and continued support of Hunton Andrews Kurth LLP.

Statement for professional services and charges rendered in connection with the referenced matter(s), for the period ending December 31, 2022 per the attached itemization:

CURRENT INVOICE SUMMARY:

RE: (Hunton # 054740.0000016) Coverage Action against AIG

Current Fees: \$ 100,957.60 **Current Charges:** 0.00

CURRENT INVOICE AMOUNT DUE: \$ 100,957.60

TO RECEIVE PROPER CREDIT, PLEASE ATTACH REMITTANCE COPY WITH PAYMENT.

FOR BILLING INQUIRIES, PLEASE CALL: 804-788-8555

To Pay By Mail: **HUNTON ANDREWS KURTH LLP** PO BOX 405759

ATLANTA, GA 30384-5759

To Pay by Wire Transfer or ACH: Bank: Truist Bank, Richmond, VA

Account Name: Hunton Andrews Kurth LLP Operating

Account Number:

ABA Transit:

Swift Code (International):

Information with Wire: File: 054740.0000016, Inv: 114032122, Date: 01/13/2023



TEL 305 • 810 • 2500

EIN 54-0572269

INVOICE DETAIL

U.S. Sugar Corporation ATTN: Luke Kurtz 111 Ponce de Leon Avenue Clewiston, FL 33440-3098 FILE NUMBER: 054740.0000016 INVOICE NUMBER: 114032122 DATE: 01/13/2023

CLIENT NAME: U.S. Sugar Corporation
BILLING ATTORNEY: WALTER ANDREWS

IMPORTANT MESSAGE: The Firm's fiscal year ends on March 31st. We would appreciate having your outstanding invoices paid on or before that date. If you need further information to process our invoices, please let us know. Please follow the remittance instructions provided and contact us if you have any questions on expediting payment.

Thank you for your business and continued support of Hunton Andrews Kurth LLP.

RE: (Hunton # 054740.0000016) Coverage Action against AIG

FOR PROFESSIONAL SERVICES DENDERED TURQUIOU DECEMBER 24

FOR PROFESSI	IONAL SERVICES RENDERED	THROUGH DECEMBER 31, 2022:	
DATE	TIMEKEEPER	DESCRIPTION	HOURS
12/01/2022	W ANDREWS	Review discovery strategy in response to AIG discovery requests, including deposition notices.	0.50
12/01/2022	J L HUCKABA	Evaluate strategy for responding to written discovery requests, including the insurer's requests for production and set of interrogatories.	0.70
12/01/2022	C D STEKLOF	Communicate with Mr. Andrews regarding case strategy and issues related to discovery (.5); communicate with Ms. Huckaba regarding case background and drafting of responses to written discovery and compile materials for her review (1.0); review AIG deposition notice and draft correspondence to client regarding same (.4); analyze discovery served by AIG to consider own discovery for service (1.2).	3.10
12/02/2022	W ANDREWS	Review and supplement draft discovery requests; review decision on motion for summary judgment on the pleadings and consider next steps.	1.00
12/02/2022	C D STEKLOF	Draft requests for production, interrogatories, and deposition notice and serve same on AIG (3.0); review discovery requests from AIG and strategize on responses to same (1.0); review order from Court granting Motion for Judgment on the Pleadings and draft correspondence to client regarding same (1.6).	5.60
12/04/2022	J L HUCKABA	Evaluate strategy for responding to written discovery, including requests for production and interrogatories.	2.20

INVOICE:

114032122

HUNTON ANDREWS KURTH LLP

CLIENT NAM	•	tion DATE: PAGE:	01/13/2023 4
DATE	TIMEKEEPER	DESCRIPTION	HOURS
12/04/2022	C D STEKLOF	Analyze various issues related to upcoming discovery and production and exchange correspondence regarding same	0.60
12/05/2022	V CHAPUNOFF	Analyze next steps in connection with redacting invoices and preparing said invoices for production Defendant.	0.50 to
12/05/2022	J L HUCKABA	Evaluate strategy for responding to written discover including reviewing order for partial judgment on the pleadings.	
12/05/2022	C D STEKLOF	Communicate with Mr. Andrews regarding next step in connection with discovery and litigation (.5); coordinate review and redaction of invoices for production and address issues related to deposition scheduling and discovery (1.0).	
12/06/2022	W ANDREWS	Conference call with Mr. Kurtz and Mr. Schwinghammer regarding litigation strategy and follow up regarding discovery requests.	0.70
12/06/2022	V CHAPUNOFF	Create search terms for identifying confidential information on invoices to redact, and prepare document production of said invoices to Defendant	0.80
12/06/2022	C D STEKLOF	Call with client regarding Court order and next step in connection with discovery (1.0); analyze issues related to discovery going forward (.7).	s 1.70
12/07/2022	W ANDREWS	Review discovery and settlement strategy.	0.80
12/07/2022	C D STEKLOF	Analyze written discovery from AIG and outline necessary objections and responses in connection with same (1.5); address various issues related to discovery and scheduling of depositions (.3).	1.80
12/08/2022	W ANDREWS	Review discovery strategy.	0.80
12/08/2022	V CHAPUNOFF	Identify and redact confidential information on invoices in preparation for document production to Defendant.	3.50
12/08/2022	J L HUCKABA	Analyze documents and communications to responto interrogatories and requests for production.	d 0.40
12/08/2022	J L HUCKABA	Analyze interrogatories and requests for production to determine the appropriate objections.	0.50
12/08/2022	C D STEKLOF	Analyze various issues related to written discovery responses (.5); address various issues regarding redaction of invoices for production (.4); exchange various correspondence regarding 30(b)(6) depositions, mediation, and various issues related discovery (1.6).	2.50
12/09/2022	W ANDREWS	Review strategy regarding expert witnesses.	0.70

HUNTON ANDREWS KURTH LLP

INVOICE:

114032122

CLIENT NAM	Ŭ .	tion DATE: PAGE:	01/13/2023 5
DATE	TIMEKEEPER	DESCRIPTION	HOURS
12/09/2022	V CHAPUNOFF	Identify and redact confidential information on invoices in preparation for document production to Defendant.	5.30
12/09/2022	V CHAPUNOFF	Review and revise invoice tracking spreadsheet and send to client for collection of proof of payments.	0.50
12/09/2022	J L HUCKABA	Draft responses to interrogatories, including specific objections and directions to requests for production as permitted by Federal Rule of Civil Procedure 33(d).	3.90
12/09/2022	C D STEKLOF	Review initial draft of interrogatory responses and communicate with Ms. Huckaba regarding same (.8); exchange various correspondence regarding potential expert testimony(.3); analyze issues with deposition topics identified by AIG, confer with opposing counsel regarding same, and outline potential follow up (2.0).	3.10
12/12/2022	W ANDREWS	Work on discovery and expert strategy.	1.00
12/12/2022	V CHAPUNOFF	Identify and redact confidential information on invoices in preparation for document production to Defendant.	2.30
12/12/2022	J L HUCKABA	Draft responses to opposing counsel's first set of requests for production, including objections to the instructions and objections to specific requests.	6.00
12/12/2022	C D STEKLOF	Analyze issues related to discovery and review analysis regarding redactions of invoices for production	0.80
12/13/2022	W ANDREWS	Work on discovery responses and experts.	1.00
12/13/2022	V CHAPUNOFF	Identify and redact confidential information on invoices in preparation for document production to Defendant, and analyze next steps in connection with same.	1.30
12/13/2022	J L HUCKABA	Draft responses to requests for production and interrogatories, incorporating underlying counsel's responses the requests.	1.40
12/13/2022	J L HUCKABA	Draft joint proposed stipulated discovery confidentiality order, as is necessary prior to responding to opposing counsel's requests for production and interrogatories.	1.50
12/13/2022	C D STEKLOF	Review information provided by Mr. Schwinghammer related to AIG's written discovery and address various issues related to written responses, protective order, and potential expert	1.70
12/14/2022	V CHAPUNOFF	Identify and redact confidential information on invoices in preparation for document production to Defendant.	4.00

INVOICE:

114032122

HUNTON ANDREWS KURTH LLP

CLIENT NAM FILE NUMBE	J 1		ATE: AGE:	01/13/2023 6
DATE	TIMEKEEPER	DESCRIPTION		HOURS
12/14/2022	J L HUCKABA	Draft joint proposed stipulated discovery confidentiality order, as is necessary prior responding to opposing counsel's request production and interrogatories.		0.20
12/14/2022	C D STEKLOF	Communicate with potential expert witnes and draft correspondence regarding same and revise objections and answers to AIG of requests for production (5.7).	e (1.0); draf	6.70 t
12/15/2022	W ANDREWS	Review expert witness strategy.		0.50
12/15/2022	V CHAPUNOFF	Identify and redact confidential information invoices in preparation for document prod Defendant.		3.30
12/15/2022	J L HUCKABA	Evaluate strategy for revising responses t for production and interrogatories, includir determining follow up questions for couns underlying Coffie litigation.	ng .	0.30
12/15/2022	C D STEKLOF	Draft and revise objections and responses interrogatories and requests for production communicate with Ms. Huckaba regarding same	n and	3.90
12/16/2022	W ANDREWS	Review expert strategy.		0.30
12/16/2022	J L HUCKABA	Review and revise responses to requests production and interrogatories.	for	0.70
12/16/2022	C D STEKLOF	Revise and finalize written discovery resp review by client	onses for	2.00
12/18/2022	C D STEKLOF	Exchange correspondence regarding objects responses to AIG's written discovery	ections and	0.30
12/20/2022	J L HUCKABA	Draft and revise responses to opposing or interrogatories, incorporating answers reg which firms represented the various defer the underlying action, as provided by under counsel.	arding ndants in	0.40
12/20/2022	J L HUCKABA	Analyze local rules for the Southern Distri to determine whether a deponent can be sit for a deposition within the Southern Dis	required to	a 0.40
12/20/2022	J L HUCKABA	Draft and revise responses to opposing confirst set of requests for production, incorporate defense agreements and arrangements for defendants in the underlying litigation to proosts.	orating joint or other	

114032122

CLIENT NAM FILE NUMBE	•	ion DATE: PAGE:	01/13/2023 7
DATE	TIMEKEEPER	DESCRIPTION	HOURS
12/20/2022	C D STEKLOF	Draft and revised responses to written discovery propounded by AIG and coordinate various issues related to document production (2.8); communicat with mediator regarding initial questions related to matter and compile materials for mediator's review (.8); communicate with potential fee expert regard background and involvement in matter (1.0).	e /
12/21/2022	W ANDREWS	Review expert issues; review draft discovery responses.	1.50
12/21/2022	V CHAPUNOFF	Analyze information sent to and from client from December 18, 2022 through December 21, 2022, regarding responses to AIG's written discovery, potential engagement of expert, and proof of payments for invoices to be submitted to AIG, analyze proof of payments, supplement invoice tracking chart to reflect proof of payments, and identify and analyze documents received from Gunster.	4.70
12/21/2022	J L HUCKABA	Prepare and serve responses to opposing counse requests for production and interrogatories, includ preparing the verification statement for opposing counsel's interrogatories.	
12/21/2022	C D STEKLOF	Finalize written objections and responses to AIG's written discovery, coordinate service of same, and address issues related to retention of fee expert	
12/22/2022	V CHAPUNOFF	Analyze proof of payments received from client on December 21, 2022, prepare correspondence to client identifying missing proof of payments and issues with said payments, and supplement invoic tracking chart to reflect same.	
12/22/2022	C D STEKLOF	Communicate regarding review of documents for production and exchange correspondence regardi mediator engagement	0.40 ng
12/23/2022	V CHAPUNOFF	Analyze information sent to fee expert S. Hawkins and prepare documents for delivery to Mr. Hawkin via FTP site.	
12/23/2022	C D STEKLOF	Exchange correspondence with opposing counsel regarding protective order (.4); coordinate various issues related to document production and review materials by fee expert to compile report (.9).	
12/25/2022	C D STEKLOF	Exchange correspondence regarding pre-mediation call with mediator and analyze upcoming tasks related to discovery	on 0.20
12/26/2022	W ANDREWS	Prepare for and participate in conference call with mediator.	0.80

114032122

CLIENT NAM	9 1	tion DATE: PAGE:	01/13/2023 8
DATE	TIMEKEEPER	DESCRIPTION	HOURS
12/26/2022	C D STEKLOF	Conduct pre-mediation calls with Mr. Andrews ar mediator in preparation for session with AIG (.9); address various issues related to discovery going forward (.9).	
12/27/2022	W ANDREWS	Work on mediation strategy.	0.80
12/27/2022	V CHAPUNOFF	Analyze next steps in connection with preparing invoice submission to insurers in preparation for mediation, and analyze correspondence to and fr client regarding mediation preparation.	0.40 om
12/27/2022	V CHAPUNOFF	Analyze information and proof of payments receiffrom client on December 27, 2022, and supplementations tracking chart to reflect updates.	
12/27/2022	C D STEKLOF	Address various issues related to discovery, compilation of expert report on fees and costs, ar forthcoming motion for partial summary judgment (2.0); review redacted attorney invoices for production to AIG and communicate regarding sat (2.5).	
12/28/2022	W ANDREWS	Review discovery strategy; outline mediation brie	f. 1.00
12/28/2022	V CHAPUNOFF	Analyze information and proof of payments receiffrom client on December 28, 2022, and supplementations tracking chart to reflect updates.	
12/28/2022	V CHAPUNOFF	Identify and redact confidential information on invoices, and prepare for submission to Defendar	1.70 nt.
12/28/2022	J L HUCKABA	Evaluate strategy for researching issues to be addressed in motion for partial summary judgmen such as the insurer's obligation to cover pre-suit defense costs and the "mend the hold" doctrine.	0.90 nt,
12/28/2022	C D STEKLOF	Strategize in preparation for mediation with AIG a research necessary in connection with forthcomin motion for partial summary judgment (1.0); communicate with Ms. Huckaba regarding neces research into covered fees and mend the hold doctrine (.5); communicate with Mr. Schwingham regarding issues related to work performed betwee 2015 and 2019 (1.0); communicate with Mr. Schwinghammer and expert witness regarding various issues to address in connection with report (1.0); address various issues related to discovery depositions, and production of documents to AIG (1.3).	ng sary mer een ort
12/29/2022	W ANDREWS	Multiple calls and correspondence regarding mediation, discovery and invoice production; reviresults of legal research for implications on same	

114032122

CLIENT NAME: FILE NUMBER:	U.S. Sugar Corporat 054740.0000016	ion	DATE: PAGE:	01/13/2023 9
DATE TIM	EKEEPER	DESCRIPTION		HOURS
12/29/2022 V C	CHAPUNOFF	Modify invoice tracking chart to conform Hawkins' request, and determine fees th including April 30, 2015, to consider remdamage model.	rough and	1.10
12/29/2022 J L	HUCKABA	Analyze and research precedent on whe insurer can be obligated to pay defense expenses incurred before the lawsuit is the "defense expenses" language of the issue.	costs and filed under	4.20
12/29/2022 C E	O STEKLOF	Review invoice redactions prior to produsame to AIG and communicate regardin issues related to same (3.1); review corr from opposing counsel regarding potent postponement of mediation and commun Mr. Andrews and mediator regarding satisfactor correspondence to opposing couns request to move mediation (.5); draft and mediation statement for review and appreciate (4.7).	g various respondence ial nicate with me (1.3); sel regarding d revise	9.60
12/30/2022 W	ANDREWS	Review coverage memorandum regardinand allocation in preparation for mediation draft mediation statement; review strates production of defense invoices and review research re same.	on; review gy regarding	3.00
12/30/2022 V 0	CHAPUNOFF	Modify invoice tracking chart to conform Hawkins' second request.	to expert S.	1.20
12/30/2022 V C	CHAPUNOFF	Identify and redact confidential informati invoices, and prepare said invoices and payments for submission to AIG via FTF	proof of	2.70
12/30/2022 C E	O STEKLOF	Complete review of redacted invoices for to AIG, exchange correspondence with a regarding same, and draft correspondence opposing counsel regarding production of under mediation privilege (1.5); review a proposed confidentiality order to be entered and provide same to opposing counsel (communicate with Mr. Andrews and Mr. Schwinghammer regarding invoices to be within damage model (1.0); revise and firmediation statement for mediator (.7).	client nce to of same and finalize ered by court (.8); be included	4.00
		TOTAL HOURS		150.50

Case 1:22-cv-21737-RNS Document 193-2 Entered on FLSD Docket 05/10/2024 Page 40 of 167

 HUNTON ANDREWS KURTH LLP
 INVOICE:
 114032122

 CLIENT NAME:
 U.S. Sugar Corporation
 DATE:
 01/13/2023

 FILE NUMBER:
 054740.0000016
 PAGE:
 10

TIMEKEEPER SUMMARY:				
TIMEKEEPER	STATUS	HOURS	RATE	VALUE
W ANDREWS	Partner	16.90	1,112.00	18,792.80
C D STEKLOF	Counsel	68.80	833.00	57,310.40
J L HUCKABA	Associate	25.60	536.00	13,721.60
V CHAPUNOFF	Paralegal	39.20	284.00	11,132.80
	TOTAL FEES (\$)			100,957.60

INVOICE SUMMARY:

Current Fees: \$ 100,957.60
Current Charges: 0.00

CURRENT INVOICE AMOUNT DUE: \$ 100,957.60



TEL 305 • 810 • 2500

EIN 54-0572269

INVOICE SUMMARY

U.S. Sugar Corporation ATTN: Luke Kurtz 111 Ponce de Leon Avenue Clewiston, FL 33440-3098 FILE NUMBER: 054740.0000016 INVOICE NUMBER: 114032331 DATE: 02/10/2023

CLIENT NAME: U.S. Sugar Corporation
BILLING ATTORNEY: WALTER ANDREWS

IMPORTANT MESSAGE: The Firm's fiscal year ends on March 31st. We would appreciate having your outstanding invoices paid on or before that date. If you need further information to process our invoices, please let us know. Please follow the remittance instructions provided and contact us if you have any questions on expediting payment.

Thank you for your business and continued support of Hunton Andrews Kurth LLP.

Statement for professional services and charges rendered in connection with the referenced matter(s), for the period ending January 31, 2023 per the attached itemization:

CURRENT INVOICE SUMMARY:

RE: (Hunton # 054740.0000016) Coverage Action against AIG

Current Fees: \$237,829.20
Current Charges: 0.00

CURRENT INVOICE AMOUNT DUE: \$ 237,829.20

OUTSTANDING INVOICE SUMMARY (FOR MATTER(S) ON THIS INVOICE):

INVOICE MATTER# DATE BALANCE 114032122 0000016 01/13/2023 100,957.60

Outstanding Balance (for matter(s) on this invoice): 100,957.60

TOTAL AMOUNT DUE (including Current Invoice Amount Due): 338,786.80

TO RECEIVE PROPER CREDIT, PLEASE ATTACH REMITTANCE COPY WITH PAYMENT.

FOR BILLING INQUIRIES, PLEASE CALL: 804-788-8555

To Pay By Mail: HUNTON ANDREWS KURTH LLP

PO BOX 405759

ATLANTA, GA 30384-5759

To Pay by Wire Transfer or ACH: Bank: Truist Bank, Richmond, VA

Account Name: Hunton Andrews Kurth LLP Operating

Account Number:

ABA Transit:

Swift Code (International):

Information with Wire: File: 054740.0000016, Inv: 114032331, Date: 02/10/2023



TEL 305 • 810 • 2500

EIN 54-0572269

INVOICE SUMMARY-REMITTANCE PAGE

U.S. Sugar Corporation ATTN: Luke Kurtz 111 Ponce de Leon Avenue Clewiston, FL 33440-3098 FILE NUMBER: 054740.0000016 INVOICE NUMBER: 114032331 DATE: 02/10/2023

CLIENT NAME: U.S. Sugar Corporation
BILLING ATTORNEY: WALTER ANDREWS

IMPORTANT MESSAGE: The Firm's fiscal year ends on March 31st. We would appreciate having your outstanding invoices paid on or before that date. If you need further information to process our invoices, please let us know. Please follow the remittance instructions provided and contact us if you have any questions on expediting payment.

Thank you for your business and continued support of Hunton Andrews Kurth LLP.

Statement for professional services and charges rendered in connection with the referenced matter(s), for the period ending January 31, 2023 per the attached itemization:

CURRENT INVOICE SUMMARY:

RE: (Hunton # 054740.0000016) Coverage Action against AIG

Current Fees: \$ 237,829.20
Current Charges: 0.00

CURRENT INVOICE AMOUNT DUE:

\$ 237,829.20

OUTSTANDING INVOICE SUMMARY (FOR MATTER(S) ON THIS INVOICE):

INVOICE MATTER# DATE BALANCE 114032122 0000016 01/13/2023 100,957.60

Outstanding Balance (for matter(s) on this invoice): 100,957.60

TOTAL AMOUNT DUE (including Current Invoice Amount Due): 338,786.80

TO RECEIVE PROPER CREDIT, PLEASE ATTACH REMITTANCE COPY WITH PAYMENT.

FOR BILLING INQUIRIES, PLEASE CALL: 804-788-8555

To Pay By Mail: To Pay by Wire Transfer or ACH: HUNTON ANDREWS KURTH LLP Bank: Truist Bank, Richmond, VA

PO BOX 405759 Account Name: Hunton Andrews Kurth LLP Operating

ATLANTA, GA 30384-5759 Account Number:
ABA Transit:

Swift Code (International):

Information with Wire: File: 054740.0000016, Inv: 114032331, Date: 02/10/2023



TEL 305 • 810 • 2500

EIN 54-0572269

INVOICE DETAIL

U.S. Sugar Corporation ATTN: Luke Kurtz 111 Ponce de Leon Avenue Clewiston, FL 33440-3098 FILE NUMBER: INVOICE NUMBER: DATE: 054740.0000016 114032331 02/10/2023

CLIENT NAME: U.S. Sugar Corporation

BILLING ATTORNEY: WALTER ANDREWS

IMPORTANT MESSAGE: The Firm's fiscal year ends on March 31st. We would appreciate having your outstanding invoices paid on or before that date. If you need further information to process our invoices, please let us know. Please follow the remittance instructions provided and contact us if you have any questions on expediting payment.

Thank you for your business and continued support of Hunton Andrews Kurth LLP.

RE: (Hunton # 054740.0000016) Coverage Action against AIG

FOR PROFESSIONAL SERVICES RENDERE	FOR PROFESSIONAL SERVICES RENDERED THROUGH JANUARY 31, 2023:				
DATE TIMEKEEPER	DESCRIPTION	HOURS			
01/01/2023 J L HUCKABA	Analyze and research precedent on the "mend the hold" doctrine in the Court of Appeals for the Eleventh Circuit, the Florida First District Court of Appeal, the Florida Third District Court of Appeal, and the Southern District of Florida.	2.90			
01/02/2023 C D STEKLOF	Exchange various correspondence regarding joint notice to court on jurisdiction and expert report (1.0); analyze documents to be compiled for production to AIG and draft correspondence regarding same (.8); communicate with fee expert regarding content of report (.6); analyze various issues related to discovery, expert disclosures, and upcoming litigation tasks (1.8).	4.20			
01/03/2023 W ANDREWS	Telephone call with fee expert; review strategy regarding report; supplement two drafts of report; review and respond to correspondence from AIG counsel regarding discovery; exchange correspondence with client regarding same; review discovery response strategy for US Sugar; review documents in preparation for Mr. Kurtz's deposition.	5.00			
01/03/2023 V CHAPUNOFF	Identify and prepare documents for production to Defendant.	1.70			

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CLIENT NAME: U.S. Sugar Corpora FILE NUMBER: 054740.0000016	ation	DATE: PAGE:	02/10/2023 2
DATE TIMEKEEPER	DESCRIPTION		HOURS
01/03/2023 V CHAPUNOFF	Identify and prepare sample expert discle analyze next steps in connection with ser Hawkins expert report and expert disclos charts for use as exhibits in said report, a aforementioned documents for delivery to via FTP site.	rving S. sures, create and prepare	
01/03/2023 V CHAPUNOFF	Analyze information sent to and from opp counsel on January 2, 2023 and January regarding preparing Joint Notice Regardi Magistrate Jurisdiction, 30(b)(6) deposition mediation, and discovery matters.	3, 2023, ng	0.20
01/03/2023 V CHAPUNOFF	Supplement invoice tracking chart to refleand proof of payment submission on Dec 2022.		0.30
01/03/2023 J L HUCKABA	Analyze and research precedent on the 'hold' doctrine in the Southern District of the Middle District of Florida.		1.80
01/03/2023 J L HUCKABA	Evaluate strategy for advancing argumer the "mend the hold" doctrine in light of up Florida case law.		0.20
01/03/2023 C D STEKLOF	Draft correspondence to opposing couns U.S. Sugar's opposition to extensions of litigation deadlines (.7); review draft experand conduct numerous calls with expert, Schwinghammer, and Mr. Andrews regard necessary revisions to same and addition to incorporate (6.5); draft and revise expert disclosures to accompany expert report (coordinate service of expert report and d AIG (.5).	remaining ert reports Mr. rding nal material ert (.6);	
01/04/2023 W ANDREWS	Conference call with Mr. Kurtz regarding and mediation strategy; review pleadings research regarding same; review AIG money extension of discovery deadlines.	and legal	2.50
01/04/2023 V CHAPUNOFF	Identify and prepare documents for produ Defendant.	uction to	0.60
01/04/2023 J L HUCKABA	Evaluate strategy for analyzing the four patheories that apply to trigger coverage uninsurance policies in order to determine theory that would apply to the current policies.	nder he trigger	0.20
01/04/2023 C D STEKLOF	Communicate with client regarding litigat going forward (.6); address issues related production and documents provided (.4); AIG's motion to extend all remaining dead days (.9).	d to expert review	

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CLIENT NAM FILE NUMBE	Ŭ i	tion INVOICE: PAGE:	114032331 02/10/2023 3
DATE	TIMEKEEPER	DESCRIPTION	HOURS
01/05/2023	W ANDREWS	Outline arguments in response to motion for extension of deadlines; review and outline response to correspondence from AIG regarding US Sugar discovery responses; review US Sugar discovery responses and consider next steps in light of same.	1.50
01/05/2023	V CHAPUNOFF	Download Defendant's discovery responses, privilege log and document production received on January 5, 2023, and prepare for input into databases.	0.40
01/05/2023	V CHAPUNOFF	Analyze docket entries 40-45 related to status report mediation, Plaintiff's motion for judgment on the pleadings and Defendant's motion to amend scheduling order, and supplement court pleadings index to reflect same.	t, 0.30
01/05/2023	C D STEKLOF	Analyze appropriate response to AIG's motion to extend remaining deadlines and trial by 90 days (.7) outline and draft opposition to motion for extension (8.4).	9.10
01/06/2023	V P ADAMS	Analyze research under Florida law regarding whether challenges to responses or objections to discovery requests are waived if not raised before the discovery deadline.	2.30
01/06/2023	W ANDREWS	Review past correspondence with insurer and pleadings in preparation for mediation; review insure discovery responses and document production.	2.00 er
01/06/2023	V CHAPUNOFF	Identify and analyze client documents received on January 6, 2023, and create redaction log for production to Defendant.	3.60
01/06/2023	J L HUCKABA	Analyze and research precedent on the applicable trigger theory under Florida law to develop duty to defend arguments for motion for summary judgment	5.70
01/06/2023	C D STEKLOF	Draft opposition to AIG's motion to extend remaining deadlines and trial	4.40
01/07/2023	C D STEKLOF	Draft opposition to AIG's motion to extend remaining deadlines and trial	1.50
01/08/2023	W ANDREWS	Review and supplement draft brief in opposition to motion for continuance.	1.00
01/08/2023	C D STEKLOF	Draft and revise opposition to AIG's motion to extend remaining deadlines and trial	d 3.60
01/09/2023	W ANDREWS	Review and comment on strategy for opposition brie to motion to continue; review strategy regarding mediation; review AIG proposed changes to proposed confidentiality agreement.	f 2.00
01/09/2023	V CHAPUNOFF	Analyze information sent to and from client on January 9, 2023, regarding draft Opposition to AIG's Motion to Amend Scheduling Order and mediation.	0.20

HUNTON AN CLIENT NAM FILE NUMBI	•	tion	INVOICE: DATE: PAGE:	114032331 02/10/2023 4
DATE	TIMEKEEPER	DESCRIPTION		HOURS
01/09/2023	V CHAPUNOFF	Download documents produced by Defe January 6, 2023, prepare said documer into databases, prepare privilege/redact documents for production to Defendant document production log.	nts for input tion log and	2.00
01/09/2023	J L HUCKABA	Evaluate strategy for analyzing case law law's requirement that an insurer who h defend is required to defend a lawsuit in	as a duty to	0.40
01/09/2023	C D STEKLOF	Revise and finalize opposition to AIG's extend remaining deadlines and trial (3. exhibits to opposition and coordinate fili (.6); review materials in preparation for with insurers (1.0); address various issudiscovery and upcoming production (.4)	1); compile ing of same mediation les related to	5.10
01/10/2023	W ANDREWS	Prepare for (including outline of issues opening presentation) and attend media meet with client regarding same and ca review motion strategy; review draft me to court.	ation and se strategy;	7.50
01/10/2023	V CHAPUNOFF	Identify and prepare information pertain matters for use at mediation.	ing to invoice	0.30
01/10/2023	V CHAPUNOFF	Perform searches for civil remedy notice AIG and each of its subsidiaries and creoutlining same for use at mediation.		1.10
01/10/2023	C D STEKLOF	Prepare for and attend mediation with A analyze next steps in light of failure to s		7.50
01/11/2023	W ANDREWS	Review updated legal research as to Florian as to the duty to defend; review could AIG motion for continuance and consider review results of meet and confer with Adiscovery disputes and draft confidential	ırt ruling on er next steps; AIG on	4.00
01/11/2023	V CHAPUNOFF	Identify and analyze client documents re January 9, 2023 through January 11, 20 prepare for input into databases.		0.30
01/11/2023	V CHAPUNOFF	Analyze next steps in connection with it documents to be produced to AIG, includient to discuss same.		1.00
01/11/2023	J L HUCKABA	Draft email analyzing the whether the in defend under the policy the insured cho		0.20
01/11/2023	J L HUCKABA	Analyze precedent on insurer's obligation defense costs once the insurer's duty to triggered under the policy.		1.60

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HUNTON ANDREWS KURTH LLP

CLIENT NAM FILE NUMBE		ation DATE: PAGE:	02/10/2023 5
DATE	TIMEKEEPER	DESCRIPTION	HOURS
01/11/2023	J L HUCKABA	Research precedent on an insurer's obligation to defend the entirety of a lawsuit where the insurer's policy is triggered regardless of whether other policies were in effect.	1.10
01/11/2023	J L HUCKABA	Analyze judge's order denying opposing counsel's motion to reopen discovery and extend remaining deadlines.	0.30
01/11/2023	J L HUCKABA	Evaluate strategy for amending responses to opposing counsel's discovery requests.	0.40
01/11/2023	C D STEKLOF	Review spreadsheet from client regarding past payments from CoOp and communicate with Ms. Rush and Ms. Chapunoff regarding issues to address with same and backup to locate (1.4); review order from Court denying AIG's motion for extension and draft update to team in connection with same (1.0); conduct meet and confer with opposing counsel regarding U.S. Sugar's discovery responses and analyze potential revisions to responses (1.5); draft correspondence regarding issue to address to finalize confidentiality order with AIG (.7); address various issues related to offensive and defensive discovery, additional documents for production, and next steps in connection with litigation (1.1).	5.70
01/12/2023	W ANDREWS	Review AIG discovery responses to determine compliance; review strategy regarding confidentiality order.	1.00
01/12/2023	V CHAPUNOFF	Analyze information and expert invoices spreadsheer received from client, prepare detailed correspondence to client identifying issues with information on said spreadsheet, and revise invoice tracking chart and draft document production to reflect striking of Waterkeeper-related invoice.	t 3.60
01/12/2023	J L HUCKABA	Analyze precedent on whether a party is required to produce documents already in the opposing party's possession under Florida law.	0.80
01/12/2023	J L HUCKABA	Review magistrate judge's standing discovery order	0.60

to prepare amended discovery responses.

 HUNTON ANDREWS KURTH LLP
 INVOICE:
 114032331

 CLIENT NAME:
 U.S. Sugar Corporation
 DATE:
 02/10/2023

 FILE NUMBER:
 054740.0000016
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 DATE
 TIMEKEEPER
 DESCRIPTION
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DATE TIMEKEEPER 01/12/2023 C D STEKLOF	DESCRIPTION Draft correspondence to opposing counsel to finalize content of confidentiality order (.5); analyze issues related to filing of confidentiality order with Court, draft notice to accompany same, coordinate filing, and draft correspondence to magistrate judge (1.6); exchange various correspondence regarding scheduling of 30(b)(6) depositions (.5); analyze issues related to missing invoice backup for production to AIG (.5); review additional documents for production to AIG and those to be withheld (1.4); analyze issues related to privilege log for production and draft correspondence to team regarding same (1.4).	HOURS 5.90
01/13/2023 W ANDREWS	Review discovery issues; review possible summary judgment arguments on the duty to defend issues; review legal research on duty to defend and attorney fees; review proposed compromises in response to AIG meet and confer and consider comments of Mr. Schwinghammer and Mr. Kurtz.	2.00
01/13/2023 V CHAPUNOFF	Analyze information, expert invoices spreadsheet, and additional invoices received from client, correspond with client, including call, identifying issues with information and invoices, and analyze next steps in connection with document production and privilege log to be submitted to Defendant.	5.10
01/13/2023 J L HUCKABA	Analyze magistrate judge's confidentiality order for substantive changes to the parties' proposed stipulated order.	0.10
01/13/2023 J L HUCKABA	Evaluate strategy for analyzing cases from Florida federal courts on the appropriateness of summary judgment on damage issues relating to the duty to defend.	0.40
01/13/2023 J L HUCKABA	Research precedent on whether there is a presumption of reasonableness for defense costs where the insurer denies coverage.	2.30
01/13/2023 J L HUCKABA	Analyze precedent on whether an insurer who refuses to defend can challenge the insured's firm selection and the reasonableness of fees incurred in the underlying litigation.	2.20
01/13/2023 C D STEKLOF	Communicate regarding issues related to finalizing production to AIG (.3); draft detailed analysis to client regarding recommendations involving disputed discovery requests from AIG and review responses to same (2.3).	2.60
01/14/2023 J L HUCKABA	Analyze precedent on grants of partial summary judgment in favor of policyholders on issues related to damages.	2.80

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CLIENT NAM	• •	tion DATE: PAGE:	02/10/2023 7
DATE	TIMEKEEPER	DESCRIPTION	HOURS
01/15/2023	J L HUCKABA	Analyze precedent on grants of partial summary judgment to policyholders on fees owed in duty to defend cases.	1.50
01/17/2023	W ANDREWS	Review issues regarding AIG discovery dispute and supplemental document production by US Sugar.	0.80
01/17/2023	V CHAPUNOFF	Analyze information received from client regarding discovery matters, revise draft document production and privilege log, and analyze next steps in connection with same.	5.20
01/17/2023	J L HUCKABA	Evaluate strategy for amending responses to discovery requests according to magistrate judge's standing order.	0.80
01/17/2023	J L HUCKABA	Evaluate strategy for analyzing precedent on whether policies and communications with other insurers are discoverable in discovery disputes.	0.20
01/17/2023	J L HUCKABA	Analyze magistrate judge's standing discovery order to determine whether opposing counsel's scheduling of a discovery hearing is proper.	0.80
01/17/2023	C D STEKLOF	Draft detailed correspondence to client and team regarding additional investigation in connection with amended discovery responses and issues to address (1.5); analyze necessary amendments to written discovery responses (1.0); draft correspondence to AIG regarding improper attempt to set discovery hearing with magistrate (1.2).	3.70
01/18/2023	W ANDREWS	Review and respond to correspondence from AIG regarding discovery complaints; work on US Sugar discovery responses.	1.50
01/18/2023	V CHAPUNOFF	Analyze information regarding discovery matters, expert invoices spreadsheet, and documents received from client, revise draft document production and privilege log, and analyze next steps in connection with same.	4.30
01/18/2023	J L HUCKABA	Review email from opposing counsel in response to our position that scheduling a discovery hearing is improper at this time.	0.30
01/18/2023	J L HUCKABA	Analyze whether a policyholder must produce policies from other insurers and documents and communications relating to requests for coverage from other insurers.	2.40

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CLIENT NAME: U.S. Sugar C FILE NUMBER: 054740.0000	Corporation	DATE: PAGE:	02/10/2023 8
DATE TIMEKEEPER	DESCRIPTION		HOURS
01/18/2023 C D STEKLOF	Analyze next steps in connect to written discovery response production of additional docuvarious issues related to clies additional documents for procall to address same (1.0); reand documents for productio coordinate service of discove various issues related to discogning forward (.7).	es and potential aments (1.0); address ont's collection of duction and coordinate eview final privilege log on to insurers and ery to AIG (1.3); address	4.00
01/19/2023 W ANDREWS	Review strategy regarding U responses; review strategy re confer on deficiencies in AIG review research	egarding meet and	2.00
01/19/2023 V CHAPUNOFF	Analyze information, expert is and documents received from conference call with counsel with same, prepare document on January 18, 2023 for inpusupplement invoice tracking production.	n client, attend and client in connection nts produced by USSC It into database, and	3.40
01/19/2023 J L HUCKABA	Analyze conference notes ar	nd materials to	1.50
01/19/2023 C D STEKLOF	Communicate with client regardant re	production (.6); analyze onses and annotate it and confer with municate with Mr. lated to discovery and onfer with opposing rding next steps (1.1); various discovery and in connection with	5.10
01/20/2023 W ANDREWS	Review AIG summary judgm arguments in response; revie to AIG document production issues as to US Sugar discov	ew potential dispute as and privilege log; review	
01/20/2023 V CHAPUNOFF	Analyze docket entries 46-50 expedited motion to amend s continue trial, mediator's reporter, and supplement court reflect same.	scheduling order and ort, and confidentiality	0.40
01/20/2023 V CHAPUNOFF	Supplement invoice tracking information on new invoices send said chart to client.		0.90

HUNTON ANDREWS KURTH LLP

INVOICE:

114032331

CLIENT NAME: FILE NUMBER:		on DATE: PAGE:	02/10/2023 9
DATE TI	MEKEEPER	DESCRIPTION	HOURS
01/20/2023 J	L HUCKABA	Evaluate strategy for next steps relating to researching	0.10
01/20/2023 J	L HUCKABA	Review defendant's motion for partial summary judgment.	0.40
01/20/2023 J	L HUCKABA	Review underlying counsel's recommendations on how to amend responses to opposing counsel's requests for production.	0.30
01/20/2023 C	D STEKLOF	Exchange various correspondence regarding discovery issues, amendments to written discovery responses, and deposition scheduling going forward	1.00
01/22/2023 J	L HUCKABA	Review correspondence on next steps for amending discovery responses based on underlying counsel's opinion on documents to be produced.	0.10
01/22/2023 C	D STEKLOF	Analyze various correspondence relating to amendment of written discovery responses and exchange correspondence regarding same (.8); address various issues related to expert deposition scheduling and discovery issues (.5); review and analyze AIG's motion for partial summary judgment and annotate same for opposition (1.6).	2.90
01/23/2023 W	ANDREWS	Outline arguments in response to AIG summary judgment motion; review developments and strategy regarding client search for responsive documents and discovery responses; outline objections to same	
01/23/2023 V	CHAPUNOFF	Analyze information sent to and from client on January 20, 2023 and January 23, 2023 regarding AIG's motion for summary judgment.	0.20
01/23/2023 V	CHAPUNOFF	Analyze information regarding discovery matters and documents received from client on January 20, 2023	
01/23/2023 V	CHAPUNOFF	Review and prepare for database Defendant's amended corporate representative deposition notice	0.10
01/23/2023 J	L HUCKABA	Review responses from client's director of risk management to amend responses to discovery requests.	0.10
01/23/2023 J	L HUCKABA	Analyze arguments in insurer's motion for partial summary judgment to determine issues to research and address in the response.	0.60
01/23/2023 J	L HUCKABA	Draft amended responses to interrogatories, incorporating opposing counsel's clarifications of the requests and the magistrate judge's standing discovery procedures.	2.90
01/23/2023 J	L HUCKABA	Draft email to counsel in underlying litigation regarding the correspondence on the allocation and payment of defense costs.	0.40

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CLIENT NAM	- 5 - 1	tion DATE: PAGE:	02/10/2023 10
DATE	TIMEKEEPER	DESCRIPTION	HOURS
01/23/2023	J L HUCKABA	Draft email regarding strategy for objecting to requests for production and including supporting case law within responses to requests for production	1.10
01/23/2023	J L HUCKABA	Draft amended responses to the insurer's requests for production, incorporating information provided by underlying counsel and the rules for discovery set out in the magistrate judge's standing discovery order.	2.60
01/23/2023	C D STEKLOF	Communicate with Mr. Andrews regarding strategy for opposition to AIG's summary judgment motion and amended discovery responses (.8); communicate with Ms. Huckaba regarding revisions to written discovery responses (.6); review outstanding issues in connection with revisions and provide comments to same (.7); review statement of facts in support of AIG's summary judgment motion, exhibits to same, and relevant Florida authority regarding trigger theories under CGL policies (4.9).	7.00
01/24/2023	W ANDREWS	Continue working on discovery responses.	0.80
01/24/2023	J L HUCKABA	Revise responses to requests for production and interrogatories to include language from the court's orders and objections for relevance.	3.40
01/24/2023	J L HUCKABA	Analyze opinions and orders issued by Magistrate Judge Goodman in discovery disputes to determine the appropriate balance between relevancy and burden.	1.50
01/24/2023	J L HUCKABA	Evaluate strategy for comparing the policy issued to the client for the 2014 to 2015 policy year to the policy issued for the 2015 to 2016 policy year.	0.20
01/24/2023	J L HUCKABA	Evaluate strategy for argument in response to insurer's motion for partial summary judgment that regardless of which coverage trigger theory applies, there was a possibility of coverage that triggered the duty to defend.	0.20
01/24/2023	C D STEKLOF	Review and analyze research into various legal issues related to opposition to AlG's motion for partial summary judgment including various trigger theories, mend the hold doctrine, and cases cited by AlG	7.10
01/25/2023	W ANDREWS	Work on discovery responses.	1.00
01/25/2023	V CHAPUNOFF	Analyze information sent to and from opposing counsel regarding depositions, and create deposition calendar tracking chart.	0.40
01/25/2023	V CHAPUNOFF	Identify documents responsive to Defendant's discovery requests, and prepare supplemental document production to Defendant.	0.30

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CLIENT NAM FILE NUMBE	• •	tion INVOICE: PAGE:	114032331 02/10/2023 11
DATE	TIMEKEEPER	DESCRIPTION	HOURS
01/25/2023	J L HUCKABA	Revise final draft of responses to insurer's first set of interrogatories, including adding appropriate citations to legal authority.	
01/25/2023	J L HUCKABA	Revise final draft of responses to insurer's first set of requests for production, including adding appropriate citations to legal authority and objections to request for documents concerning voluntary dismissal of the underlying litigation.	
01/25/2023	J L HUCKABA	Draft email to client with revised drafts of responses to insurer's interrogatories and requests for production.	0.40
01/25/2023	C D STEKLOF	Revise amended responses to AIG's requests for production and interrogatories and communicate with Ms. Huckaba regarding same (2.5); review prior correspondence and amended complaints from underlying lawsuit in connection with opposition to summary judgment motion (3.0); draft opposition to AIG's motion for partial summary judgment (2.8).	8.30
01/26/2023	W ANDREWS	Review and supplement draft discovery responses.	1.00
01/26/2023	V CHAPUNOFF	Prepare supplemental document production to Defendant.	0.30
01/26/2023	J L HUCKABA	Evaluate strategy for responding to insurer's motion for summary judgment, including drafting responses to the attached statement of undisputed facts.	0.40
01/26/2023	J L HUCKABA	Draft final revisions of requests for production to send to client for approval.	1.00
01/26/2023	C D STEKLOF	Draft opposition to AIG's motion for partial summary judgment regarding introduction and law regarding duty to defend and trigger theories	6.70
01/27/2023	W ANDREWS	Prepare for Mr. Kurtz's deposition.	2.00
01/27/2023	J L HUCKABA	Analyze local rules for the southern district Florida to determine requirements for the statement of material facts.	
01/27/2023	J L HUCKABA	Analyze and compare policies issued to the client for the 2014 to 2015 and 2015 to 2016 to determine differences in the language and endorsements.	0.90
01/27/2023	C D STEKLOF	Draft opposition to AIG's motion for partial summary judgment regarding Florida law on trigger theory and application of injury-in-fact and manifestation theories to present dispute	8.10
01/28/2023	C D STEKLOF	Draft opposition to AIG's motion for partial summary judgment regarding mend the hold doctrine and policy language governing ability to recover defense expenses prior to filing of underlying lawsuit	6.90

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CLIENT NAM	•	tion DATE: PAGE:	114032331 02/10/2023 12
DATE	TIMEKEEPER	DESCRIPTION	HOURS
01/29/2023	C D STEKLOF	Draft opposition to AIG's motion for partial summary judgment regarding coverage for defense expenses prior to underlying lawsuit	1.00
01/30/2023	W ANDREWS	Meet with Mr. Kurtz to prepare for his deposition; conference call with Mr. Max (mediator) regarding settlement proposal and discuss same with Mr. Kurtz.	8.50
01/30/2023	V CHAPUNOFF	Identify and analyze invoices received from client on January 30, 2023, analyze next steps in connection with same, and prepare supplemental document production to Defendant.	1.50
01/30/2023	J L HUCKABA	Revise and prepare final drafts of amended responses to the insurer's requests for production and interrogatories for client's verification.	0.90
01/30/2023	J L HUCKABA	Evaluate strategy for finalizing requests for production and serving documents on opposing counsel.	0.50
01/30/2023	C D STEKLOF	Prepare client for 30(b)(6) deposition (7.3); communicate with mediator and Mr. Andrews regarding AIG settlement offer (.3); finalize and serve amended discovery responses and exchange various correspondence with opposing counsel regarding same (1.5).	9.10
01/31/2023	W ANDREWS	Defend Mr. Kurtz's deposition and follow up regarding questions asked; follow up regarding settlement offer; review and supplement draft brief in opposition to AIG summary judgment motion.	7.00
01/31/2023	V CHAPUNOFF	Analyze information sent to and from opposing counsel on January 30, 2023 regarding discovery and document production matters, prepare Plaintiff's January 30, 2023 document production for input into database, supplement invoice tracking chart to reflect invoices received from client on January 30, 2023, send expert S. Hawkins said invoices via FTP site, and identify and prepare for client delivery via FTP site invoices previously provided by client post mediation to possibly be produced in next production round.	
01/31/2023	J L HUCKABA	Analyze and summarize local rules on oppositions to summary judgment motions, including formatting, attachments, and page limits.	1.10
01/31/2023	J L HUCKABA	Evaluate strategy for drafting opposition to insurer's statement of material facts.	0.20

HUNTON ANDREWS KURTH LLP INVOICE: 114032331

CLIENT NAME: U.S. Sugar Corporation DATE: 02/10/2023

FILE NUMBER: 054740.0000016 PAGE: 13

DATE TIMEKEEPER DESCRIPTION HOURS
01/31/2023 C D STEKLOF Analyze various issues related to response to AIG's 6.10

statement of facts and affidavit for Mr. Kurtz (.7); communicate with client and Mr. Andrews regarding 30(b)(6) deposition and next steps in connection with litigation (1.0); draft opposition to summary judgment motion regarding fees and expenses incurred before underlying lawsuit and revise same (4.4).

TOTAL HOURS 297.10

TIMEKEEPER SUMMARY:				
TIMEKEEPER	STATUS	HOURS	RATE	VALUE
W ANDREWS	Partner	59.10	1,247.00	73,697.70
C D STEKLOF	Counsel	136.80	869.00	118,879.20
V P ADAMS	Associate	2.30	581.00	1,336.30
J L HUCKABA	Associate	54.10	536.00	28,997.60
V CHAPUNOFF	Paralegal	44.80	333.00	14,918.40
	TOTAL FEES (\$)			237.829.20

INVOICE SUMMARY:

Current Fees: \$237,829.20 Current Charges: 0.00

CURRENT INVOICE AMOUNT DUE: \$ 237,829.20

EXHIBIT A



TEL 305 • 810 • 2500

EIN 54-0572269

INVOICE SUMMARY

U.S. Sugar Corporation ATTN: Luke Kurtz 111 Ponce de Leon Avenue Clewiston, FL 33440-3098 FILE NUMBER: 054740 INVOICE NUMBER: 114032 DATE: 03/31/2

054740.0000016 114032602 03/31/2023

CLIENT NAME: U.S. Sugar Corporation
BILLING ATTORNEY: WALTER ANDREWS

IMPORTANT MESSAGE: The Firm's fiscal year ends on March 31st. We would appreciate having your outstanding invoices paid on or before that date. If you need further information to process our invoices, please let us know. Please follow the remittance instructions provided and contact us if you have any questions on expediting payment.

Thank you for your business and continued support of Hunton Andrews Kurth LLP.

Statement for professional services and charges rendered in connection with the referenced matter(s), for the period ending February 28, 2023 per the attached itemization:

CURRENT INVOICE SUMMARY:

RE: (Hunton # 054740.0000016) Coverage Action against AIG

 Current Fees:
 \$ 132,772.90

 Current Charges:
 55.10

CURRENT INVOICE AMOUNT DUE: \$ 132,828.00

TO RECEIVE PROPER CREDIT, PLEASE ATTACH REMITTANCE COPY WITH PAYMENT.

FOR BILLING INQUIRIES, PLEASE CALL: 804-788-8555

To Pay By Mail: HUNTON ANDREWS KURTH LLP PO BOX 405759

ATLANTA, GA 30384-5759

To Pay by Wire Transfer or ACH: Bank: Truist Bank, Richmond, VA

Account Name: Hunton Andrews Kurth LLP Operating

Account Number: 001458094 ABA Transit: 061000104

Swift Code (International): SNTRUS3A

Information with Wire: File: 054740.0000016, Inv: 114032602, Date: 03/31/2023



TEL 305 • 810 • 2500

EIN 54-0572269

INVOICE SUMMARY-REMITTANCE PAGE

U.S. Sugar Corporation ATTN: Luke Kurtz 111 Ponce de Leon Avenue Clewiston, FL 33440-3098 FILE NUMBER: 0: INVOICE NUMBER: 1
DATE: 0:

054740.0000016 114032602 03/31/2023

CLIENT NAME: U.S. Sugar Corporation
BILLING ATTORNEY: WALTER ANDREWS

IMPORTANT MESSAGE: The Firm's fiscal year ends on March 31st. We would appreciate having your outstanding invoices paid on or before that date. If you need further information to process our invoices, please let us know. Please follow the remittance instructions provided and contact us if you have any questions on expediting payment.

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Statement for professional services and charges rendered in connection with the referenced matter(s), for the period ending February 28, 2023 per the attached itemization:

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 Current Charges:
 55.10

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FOR BILLING INQUIRIES, PLEASE CALL: 804-788-8555

To Pay By Mail: HUNTON ANDREWS KURTH LLP PO BOX 405759

ATLANTA, GA 30384-5759

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Account Name: Hunton Andrews Kurth LLP Operating

Account Number: 001458094 ABA Transit: 061000104

Swift Code (International): SNTRUS3A

Information with Wire: File: 054740.0000016, Inv: 114032602, Date: 03/31/2023



TEL 305 • 810 • 2500

EIN 54-0572269

INVOICE DETAIL

BILLING ATTORNEY:

U.S. Sugar Corporation ATTN: Luke Kurtz 111 Ponce de Leon Avenue Clewiston, FL 33440-3098 FILE NUMBER: INVOICE NUMBER: DATE: 054740.0000016 114032602 03/31/2023

CLIENT NAME: U.S. Sugar Corporation

IMPORTANT MESSAGE: The Firm's fiscal year ends on March 31st. We would appreciate having your outstanding invoices paid on or before that date. If you need further information to process our invoices, please let us know. Please follow the remittance instructions provided and contact us if you have any questions on expediting payment.

Thank you for your business and continued support of Hunton Andrews Kurth LLP.

RE: (Hunton # 054740.0000016) Coverage Action against AIG

EOD DDOEESSIONAL SEDVICES DENDEDED TUDOLICU EEDDILADV 20, 2022.

WALTER ANDREWS

FOR PROFESSI	FOR PROFESSIONAL SERVICES RENDERED THROUGH FEBRUARY 28, 2023:			
DATE	TIMEKEEPER	DESCRIPTION	HOURS	
02/01/2023	W ANDREWS	Continue work on opposition to summary judgment motion; review factual support for same; review strategy regarding expert deposition and AIG deposition; obtain settlement report from Mr. Max and consider next steps in light of same; discuss same with Mr. Kurtz.	4.00	
02/01/2023	V CHAPUNOFF	Call with client to discuss invoice matters.	0.20	
02/01/2023	J L HUCKABA	Draft opposition to insurer's statement of material facts pursuant to local rule 56(a).	1.10	
02/01/2023	J L HUCKABA	Analyze expert report, correspondence to insurer regarding the notice of loss, initial disclosures, and responses to insurer's requests for production to draft opposition to statement of material facts.	2.00	
02/01/2023	C D STEKLOF	Communicate with mediator and client regarding settlement discussions and draft correspondence to mediator regarding same (1.0); exchange correspondence with opposing counsel regarding ongoing discovery disputes (.7); draft opposition to summary judgment motion regarding summary of material facts and conclusion (2.0); revise opposition, incorporate revisions from Mr. Andrews, and review procedural requirements in connection with statement of facts and filing of exhibits (6.6).	10.30	
02/02/2023	W ANDREWS	Work on opposition to summary judgment motion and Mr. Kurtz's affidavit in support of same; outline additional potential witness testimony.	2.00	

114032602

CLIENT NAM FILE NUMBE	• •	tion INVOICE: PAGE:	114032602 03/31/2023 2
DATE	TIMEKEEPER	DESCRIPTION	HOURS
02/02/2023	V CHAPUNOFF	Analyze information and documents received from client on February 1, 2023, and information sent to and from opposing counsel on February 1, 2023, and supplement invoice tracking chart to reflect updates.	1.40
02/02/2023	J L HUCKABA	Evaluate strategy for drafting a motion requesting that the court grant client five days from the impasse on discovery issues to schedule a discovery hearing.	
02/02/2023	J L HUCKABA	Draft motion requesting clarification of time to schedule discovery hearing in the event that disputes remain after the insurer serves its amended written discovery responses.	1.10
02/02/2023	J L HUCKABA	Draft final revisions to motion for clarification of magistrate's discovery protocol order.	0.60
02/02/2023	J L HUCKABA	Research precedent supporting the proposition that what constitutes a defense cost is a question for the jury to decide.	0.60
02/02/2023	C D STEKLOF	Draft and revise Kurtz affidavit in support of summary judgment opposition (2.0); draft and revise U.S. Sugar's responses to AIG's statement of facts (2.7); draft and revise U.S. Sugar's own statement of additional facts (2.6); analyze exhibits for filing with summary judgment opposition (1.5); review materials appropriate for notice of filing (1.5); analyze various procedural requirements in connection with filing summary judgment opposition (.7).	
02/03/2023	W ANDREWS	Review AIG expert report and outline rebuttal to same; review and supplement draft statement of facts in opposition to AIG's statement submitted in support of its summary judgment motion; review strategy regarding responses to outstanding AIG discovery requests.	2.80
02/03/2023	V CHAPUNOFF	Analyze information and documents received from client on February 2, 2023, supplement invoice tracking chart to reflect updates, and prepare supplemental document production to Defendant.	5.50
02/03/2023	J L HUCKABA	Evaluate correspondence with opposing counsel regarding the insurer's amended responses to client's discovery requests.	0.20
02/03/2023	C D STEKLOF	Revise and finalize Kurtz affidavit in support of summary judgment opposition (1.5); revise and finalize U.S. Sugar's responses to AIG's statement of facts (1.5); revise and finalize U.S. Sugar's own statement of additional facts (1.0); revise notice of filing and review final exhibits for filing in connection with opposition (2.0); incorporate additional revisions to opposition from team (1.5); review final draft of opposition and incorporate final revisions to same (3.5); coordinate filing of opposition (.9).	

114032602

NDREWS KURTH LLP ME: U.S. Sugar Corpora ER: 054740.0000016	tion DATE: PAGE:	114032602 03/31/2023 3
TIMEKEEPER	DESCRIPTION	HOURS
W ANDREWS	Review strategy regarding Hawkins expert deposition preparation; research regarding Greenberg expert's own fees.	1.00
V CHAPUNOFF	Prepare supplemental document production to Defendant.	2.00
J L HUCKABA	Evaluate strategy for rebutting insurer's expert report on the reasonableness of fees incurred in the underlying lawsuit.	0.60
K M RUDD	Search dockets in the Southern District of Florida to try and identify cases where Greenberg sought to recover attorneys' fees for its own work.	1.50
C D STEKLOF	Address various issues related to filing of motion to address issues with AIG discovery (.5); coordinate gathering of research into Greenberg Traurig fee applications in connection with rebuttal expert report (1.0); exchange correspondence with opposing counsel regarding outstanding issues related to discovery (.7); address various issues related to case strategy, discovery, and scheduling of depositions (.8).	3.00
W ANDREWS	Telephone call with Scott Hawkins regarding rebuttal to AIG expert report; review research regarding same; outline deposition strategy.	1.50
V CHAPUNOFF	Prepare supplemental document production to Defendant via FTP site.	0.80
J L HUCKABA	Analyze local and federal rules of civil procedure to determine the appropriate procedure for replying to an opposing party's expert rebuttal.	0.50
J L HUCKABA	Draft revisions to motion for clarification to be filed with the court nunc pro tunc.	0.30
J L HUCKABA	Analyze motions for attorneys fees by opposing counsel's expert witness's firm to determine inconsistencies in the expert report and actual fees charged by the expert.	1.40
J L HUCKABA	Draft final revisions to motion for clarification of the magistrate judge's discovery procedure order nunc pro tunc.	0.60
C D STEKLOF	Analyze issues related to rebuttal expert report and content of same (1.0); analyze filing of discovery motion regarding outstanding issues with AIG's written discovery (.5); address various issues related to additional documents for production and analyze various materials to be finalized for production to AIG (1.0); analyze expert report from AIG and communicate with Mr. Hawkins regarding content of rebuttal (1.8).	
	ME: U.S. Sugar Corpora ER: 054740.0000016 TIMEKEEPER W ANDREWS V CHAPUNOFF J L HUCKABA K M RUDD C D STEKLOF W ANDREWS V CHAPUNOFF J L HUCKABA J L HUCKABA J L HUCKABA J L HUCKABA	ME: U.S. Sugar Corporation C94740.000016 DESCRIPTION W ANDREWS Review strategy regarding Hawkins expert deposition preparation; research regarding Greenberg expert's own fees. V CHAPUNOFF Prepare supplemental document production to Defendant. J L HUCKABA Evaluate strategy for rebutting insurer's expert report on the reasonableness of fees incurred in the underlying lawsuit. K M RUDD Search dockets in the Southern District of Florida to try and identify cases where Greenberg sought to recover attorneys' fees for its own work. C D STEKLOF Address various issues related to filing of motion to address issues with AIG discovery (.5); coordinate gathering of research into Greenberg Traurig fee applications in connection with rebuttal expert report (1.0); exchange correspondence with opposing counsel regarding outstanding issues related to discovery (.7); address various issues related to assistategy, discovery, and scheduling of depositions (.8). W ANDREWS Telephone call with Scott Hawkins regarding rebuttal to AIG expert report; review research regarding same; outline deposition strategy. V CHAPUNOFF Prepare supplemental document production to Defendant via FTP site. J L HUCKABA Analyze local and federal rules of civil procedure to determine the appropriate procedure for replying to an opposing party's expert rebuttal. J L HUCKABA Draft revisions to motion for clarification to be filed with the court nunc pro tunc. J L HUCKABA Draft revisions to motion for clarification of the magistrate judge's discovery procedure order nunc pro tunc. C D STEKLOF Analyze issues related to rebuttal expert report and content of same (1.0); analyze filing of discovery motion regarding outstanding issues with AIG's written discovery (.5); address various issues related to additional documents for production and analyze various materials to be finalized for production to AIG (1.0); analyze expert report from AIG and communicate with Mr. Hawkins regarding content of

INVOICE:

DATE:

114032602

03/31/2023

HUNTON ANDREWS KURTH LLP

U.S. Sugar Corporation

CLIENT NAME:

FILE NUMBER: 054740.0000016 PAGE: DATE **TIMEKEEPER DESCRIPTION HOURS** 02/08/2023 W ANDREWS Review strategy regarding rebuttal expert report; 4.00 review additional research re same; outline strategy regarding potential trial exhibits; review and respond to new approach from mediator; review new discovery responses from AIG following meet and confer; telephone call with Mr. Max regarding new settlement approach from AIG; telephone call with Mr. Kurtz regarding same. 02/08/2023 V CHAPUNOFF Analyze information sent to and from opposing 3.50 counsel on February 7, 2023 regarding depositions and document production matters, prepare USSC's February 7, 2023 document production for input into database, supplement invoice tracking chart to reflect said production and new invoices and proof of payments recently designated as related by client, identify missing information to request from client, and submit information request to client. 02/08/2023 V CHAPUNOFF Call with attorneys to discuss preparing for trial and 0.60 analyze next steps in connection with same. 02/08/2023 V CHAPUNOFF Analyze docket entries 51-60 related to the parties' 0.80 notices of filing summary judgment evidence, Plaintiff's motion for clarification, Defendant's statement of material facts, and Defendant's motion for partial summary judgment, and supplement court pleadings index to reflect same. 02/08/2023 J L HUCKABA Analyze insurer's amended responses to plaintiff's 1.30 interrogatories and requests for production to determine issues to raise with the magistrate judge. 02/08/2023 J L HUCKABA 0.80 Evaluate strategy for preparing for trial, including drafting a trial outline and finalizing exhibits. 02/08/2023 C D STEKLOF Review court order regarding discovery motion and 3.20 communicate with Mr. Andrews regarding same and next steps (.5); draft correspondence to mediator regarding request for settlement meeting (.4); communicate with mediator regarding potential settlement meeting, discuss same with client, and draft correspondence to mediator regarding meeting conditions (1.0): communicate with team regarding upcoming litigation tasks (.5); address various issues related to discovery (.8). 02/09/2023 W ANDREWS Review expert witness strategy; review discovery 1.00 regarding AIG discovery responses. 02/09/2023 V CHAPUNOFF Download and prepare for database documents 0.50 produced by Defendant on February 8, 2023, and supplement document production log to reflect

updates.

CLIENT NAM FILE NUMBE		ation	INVOICE: DATE: PAGE:	114032602 03/31/2023 5
DATE	TIMEKEEPER	DESCRIPTION		HOURS
02/09/2023	J L HUCKABA	Evaluate strategy for analyzing the fee in collected on the insurer's expert and	formation	0.70
02/09/2023	C D STEKLOF	Communicate with expert regarding rebut(1.0); (1.2); analyze additional research to und fee expert opinions (.5); analyze various related to discovery, depositions, and ne connection with litigation (1.0).	ercut AIG issues	3.70
02/10/2023	W ANDREWS	Multiple telephone calls with Mr. Kurtz ar Steklof regarding AIG settlement negotia follow up regarding same; review AIG Re support of Summary Judgment Motion at strategy regarding same.	itions and eply Brief in	2.50
02/10/2023	V CHAPUNOFF	Analyze email received from client regard document collection matters and respond		0.20
02/10/2023	V CHAPUNOFF	Call with counsel to discuss preparing splisting total fees and costs Plaintiff (1) pro and (2) is seeking from Defendant, and be said fees and costs during various time panalyze redacted invoices to perform cal amounts to be deducted from invoices (a Plaintiff is not seeking), and create said seeking).	oduced to oreakdown or periods, culations for amounts	
02/10/2023	J L HUCKABA	Analyze fee information collected on the expert and organize into chart for expert use in rebuttal.		2.50
02/10/2023	J L HUCKABA	Analyze insurer's rebuttal expert disclosureport.	ire and	0.50
02/10/2023	J L HUCKABA	Analyze briefings and memoranda filed in courts on the reasonableness of fees.	n Florida	1.20
02/10/2023	C D STEKLOF	Communicate with mediator regarding di with AIG and draft correspondence to tea same (.6); communicate with Mr. Andrew regarding same and appropriate respons communicate with client regarding call w communicate with Mr. Hawkins regarding rebuttal report and draft correspondence regarding same (.9); analyze various res in connection with reasonableness of fee additional information from public records AIG's expert report (.9).	am regarding vs and client se (.8); ith AIG (.3); g content of to team earch issues and	
02/12/2023	C D STEKLOF	Review AIG's reply in support of motion of judgment and exchange correspondence same		0.60

114032602

CLIENT NAM	•	ion DATE: PAGE:	03/31/2023 6
DATE	TIMEKEEPER	DESCRIPTION	HOURS
02/13/2023	W ANDREWS	Review strategy regarding follow-up to AIG Reply Brief; work on Mr. Hawkins' rebuttal expert report.	1.50
02/13/2023	V CHAPUNOFF	Create spreadsheet listing total fees and costs Plaintiff (1) produced to and (2) is seeking from Defendant, breakdown said fees and costs during various time periods, and analyze redacted invoice to perform calculations for amounts to be deducted from invoices (amounts Plaintiff is not seeking).	
02/13/2023	C D STEKLOF	Communicate with Mr. Andrews regarding AlG's reply on summary judgment motion and potential sur-reply to same (.7); exchange various correspondence regarding deposition scheduling (.4); analyze updated schedules reflecting total covered fees and costs incurred by client and analyze issues related to same for negotiation purposes (1.1).	2.20
02/14/2023	W ANDREWS	Review and outline settlement approach in respons to meeting with AIG's claim adjuster; review issues regarding case management order timing; review and comment on Mr. Hawkins' draft rebuttal expert report.	
02/14/2023	V CHAPUNOFF	Analyze next steps in connection with invoice calculations performed for potential settlement discussions, and review and respond to email from client regarding CoOp payment matters.	0.40
02/14/2023	V CHAPUNOFF	Prepare and serve supplemental document production to Defendant.	0.30
02/14/2023	J L HUCKABA	Analyze precedent on the reasonableness of attorney fees incurred where insurer breached its duty to defend and fees were paid by the insured in good faith.	3.40
02/14/2023	J L HUCKABA	Research precedent on the reasonableness of feet	s. 1.90
02/14/2023	C D STEKLOF	Analyze updated calculations of fees and costs incurred by U.S. Sugar and communicate with Ms. Chapunuoff regarding issues related to same (1.0) compile detailed analysis to client regarding same and recommendation in connection with ongoing settlement discussions with AIG (1.7); review analysis of case law related to reasonableness of fees incurred and issues related to same (.8).	3.50
02/15/2023	W ANDREWS	Conference call with Mr. Hawkins regarding his dra rebuttal expert report and revise and supplement same; conference call with Mr. Kurtz regarding settlement negotiations with AIG; telephone call wi Mr. Max regarding same.	

114032602

CLIENT NAME: FILE NUMBER:	U.S. Sugar Corporat 054740.0000016	ion DATE: PAGE:	03/31/202 7	3
DATE TIM	EKEEPER	DESCRIPTION	НС	OURS
02/15/2023 V 0	CHAPUNOFF	Download and prepare for databases transcript files for deposition of L. Kurtz, prepare and send Mr. Kurtz, errata sheet instructions, and supplement deponent tracking log to reflect updates.	rtz	0.80
02/15/2023 J L	. HUCKABA	Evaluate strategy for researching Procaps line of precedent on the reasonableness of fees.	(0.30
02/15/2023 J L	. HUCKABA	Research precedent following Procaps on the reasonableness of fees.	(0.40
02/15/2023 CI	D STEKLOF	Review draft of expert rebuttal report and communicate with expert regarding necessary revisions (1.2); communicate with client regarding settlement discussions with AIG (.5); analyze additional research necessary regarding reasonableness of fees incurred (.7).	í	2.40
02/16/2023 W	ANDREWS	Telephone call with Mr. Max regarding settlement negotiations; review Mr. Kurtz's deposition transcriptor possible corrections; identify follow-up regarding trial exhibits based on Mr. Kurtz's testimony.	ot	2.80
02/16/2023 J L	. HUCKABA	Analyze precedent following Procaps on the reasonableness of fees.	li	1.10
02/16/2023 J L	HUCKABA			1.10
02/16/2023 J L	. HUCKABA		i :	2.00
02/16/2023 CI	D STEKLOF	Analyze status of negotiations with AIG and next steps (.2); review research regarding presumptive reasonableness of attorneys' fees under Florida law (.3).		0.50
02/17/2023 W	ANDREWS	Review additional case law support for Mr. Hawkins rebuttal report; review and comment on various versions of Mr. Hawkins' draft rebuttal report	s' ;	3.00
02/17/2023 V	CHAPUNOFF	Analyze draft rebuttal report of S. Hawkins and perform revised invoice calculations.		1.20
02/17/2023 V 0	CHAPUNOFF	Analyze information sent to and from opposing counsel regarding depositions, and supplement deposition calendar chart to reflect updates.	(0.20
02/17/2023 J L	. HUCKABA	Analyze treatises and law review articles on the reasonableness of fees incurred where the insurer breaches its duty to defend.	(0.80
02/17/2023 C I	D STEKLOF	Review updated rebuttal expert report and incorporate proposed revisions to same	li	1.80
02/18/2023 CI	D STEKLOF	Communicate with expert in order to finalize rebutta report	al (0.20

HUNTON AN CLIENT NAM FILE NUMBI	아름다 맛을 보고 있다면 하나 아이들이 보면 하다면 하다면 하다	ation INVOICE: DATE: PAGE:	114032602 03/31/2023 8
DATE	TIMEKEEPER	DESCRIPTION	HOUR
02/20/2023	W ANDREWS	Review expert strategy.	0.5
02/20/2023	C D STEKLOF	Review final draft of rebuttal expert report and serve same on opposing counsel	0.3
02/21/2023	W ANDREWS	review possible areas of additional summary judgment briefing.	1.0
02/21/2023	V CHAPUNOFF	Analyze next steps in connection with preparing trial exhibits, supplement invoice tracking chart to reflect bates production numbers of proof of payments, and confirm payment amounts match invoice amounts.	0.8
02/21/2023	V CHAPUNOFF	Draft errata sheet for L. Kurtz.	1.7
02/21/2023	J L HUCKABA		0.7
02/21/2023	J L HUCKABA	Review rebuttal report of expert Hawkins.	0.6
02/21/2023	J L HUCKABA	Evaluate strategy for identifying bills to be included in request for fees.	0.1
02/21/2023	C D STEKLOF		1.0
02/22/2023	W ANDREWS		0.5
02/22/2023	V CHAPUNOFF	Analyze information and documents received from client on February 21, 2023, and supplement invoice tracking chart to reflect updates.	1.6
02/22/2023	C D STEKLOF	Review 30(b)(6) deposition transcript	0.8
02/23/2023	V CHAPUNOFF	Analyze information and documents received from client on February 21, 2023, and supplement invoice tracking chart to reflect updates.	1.0
02/23/2023	J L HUCKABA		2.0
02/23/2023	J L HUCKABA		1.3
02/24/2023	W ANDREWS		0.5
02/24/2023	V CHAPUNOFF	Identify information in connection with final pretrial conference.	0.1
02/24/2023	J L HUCKABA		1.3

114032602

HUNTON ANDREWS KURTH LLP

CLIENT NAME: U.S. Sugar Corporation DATE: 03/31/2023 054740.0000016 FILE NUMBER: PAGE: 9 DATE **TIMEKEEPER** DESCRIPTION HOURS 02/24/2023 J L HUCKABA 2.20 02/24/2023 J L HUCKABA 1.40 02/24/2023 J L HUCKABA 1.40 02/24/2023 J L HUCKABA 0.70 02/25/2023 C D STEKLOF Evaluate potential issues to address through motions 0.20 in limine 02/26/2023 C D STEKLOF 0.10 Evaluate timing of 30(b)(6) and expert depositions 02/27/2023 W ANDREWS 0.50 Review litigation strategy. 02/27/2023 J L HUCKABA Analyze recent precedent from the district courts of 0.30 appeal on the recoverability of pre-suit fees. 1.20 02/27/2023 J L HUCKABA 02/27/2023 J L HUCKABA 1.70 0.70 02/27/2023 J L HUCKABA 02/27/2023 C D STEKLOF Address issues related to deposition scheduling 0.20 02/28/2023 W ANDREWS 1.00 Review punitive damages strategy and legal research regarding same. 02/28/2023 V CHAPUNOFF Analyze information sent to and from opposing 0.30 counsel regarding depositions, coordinate deposition of Defendant's 30(b)(6) corporate representative, and supplement deposition calendar tracking chart to reflect updates. 02/28/2023 V CHAPUNOFF Analyze information received from client on February 0.40 27, 2023, regarding invoice matters, and supplement invoice tracking chart to reflect updates. 1.40 02/28/2023 J L HUCKABA 02/28/2023 C D STEKLOF Analyze next steps in connection with litigation and 0.40 potential motions in limine **TOTAL HOURS** 174.50

Case 1:22-cv-21737-RNS Document 193-2 Entered on FLSD Docket 00/00/2028 Page 68 of 167

 HUNTON ANDREWS KURTH LLP
 INVOICE:
 114032602

 CLIENT NAME:
 U.S. Sugar Corporation
 DATE:
 03/31/2023

 FILE NUMBER:
 054740.0000016
 PAGE:
 10

TOTAL FEES (\$)			132,772.90
Librarian	1.50	378.00	567.00
Paralegal	30.00	333.00	9,990.00
Associate	44.30	536.00	23,744.80
Counsel	65.10	869.00	56,571.90
Partner	33.60	1,247.00	41,899.20
STATUS	HOURS	RATE	VALUE
	Partner Counsel Associate Paralegal Librarian	Partner 33.60 Counsel 65.10 Associate 44.30 Paralegal 30.00 Librarian 1.50	Partner 33.60 1,247.00 Counsel 65.10 869.00 Associate 44.30 536.00 Paralegal 30.00 333.00 Librarian 1.50 378.00

FOR COSTS ADVANCED AND EXPENSES INCURRED:

CODE	DESCRIPTION	AMOUNT	
E106	Online Research	55.10	
TOTAL CU	55.10		

INVOICE SUMMARY:

 Current Fees:
 \$ 132,772.90

 Current Charges:
 55.10

CURRENT INVOICE AMOUNT DUE: \$ 132,828.00



TEL 305 • 810 • 2500 EIN 54-0572269

INVOICE SUMMARY

U.S. Sugar Corporation ATTN: Luke Kurtz 111 Ponce de Leon Avenue Clewiston, FL 33440-3098 FILE NUMBER: INVOICE NUMBER: DATE: 054740.0000016 114032725 04/26/2023

CLIENT NAME: U.S. Sugar Corporation
BILLING ATTORNEY: WALTER ANDREWS

Statement for professional services and charges rendered in connection with the referenced matter(s), for the period ending March 31, 2023 per the attached itemization:

CURRENT INVOICE SUMMARY:

RE: (Hunton # 054740.0000016) Coverage Action against AIG

 Current Fees:
 \$ 222,796.40

 Current Charges:
 4,609.33

 CURRENT INVOICE AMOUNT DUE:
 \$ 227,405.73

OUTSTANDING INVOICE SUMMARY (FOR MATTER(S) ON THIS INVOICE):

INVOICE MATTER# DATE BALANCE 114032602 0000016 03/31/2023 132,828.00

Outstanding Balance (for matter(s) on this invoice): 132,828.00

TOTAL AMOUNT DUE (including Current Invoice Amount Due): 360,233.73

TO RECEIVE PROPER CREDIT, PLEASE ATTACH REMITTANCE COPY WITH PAYMENT.

FOR BILLING INQUIRIES, PLEASE CALL: 804-788-8555

To Pay By Mail: HUNTON ANDREWS KURTH LLP

PO BOX 405759 ATLANTA, GA 30384-5759 To Pay by Wire Transfer or ACH: Bank: Truist Bank, Richmond, VA

Account Name: Hunton Andrews Kurth LLP Operating

Account Number: 001458094 ABA Transit: 061000104

Swift Code (International): SNTRUS3A

Information with Wire: File: 054740.0000016, Inv: 114032725, Date: 04/26/2023



TEL 305 • 810 • 2500 EIN 54-0572269

INVOICE SUMMARY-REMITTANCE PAGE

U.S. Sugar Corporation ATTN: Luke Kurtz 111 Ponce de Leon Avenue Clewiston, FL 33440-3098 FILE NUMBER: INVOICE NUMBER: DATE:

054740.0000016 114032725 04/26/2023

CLIENT NAME: U.S. Sugar Corporation
BILLING ATTORNEY: WALTER ANDREWS

Statement for professional services and charges rendered in connection with the referenced matter(s), for the period ending March 31, 2023 per the attached itemization:

CURRENT INVOICE SUMMARY:

RE: (Hunton # 054740.0000016) Coverage Action against AIG

 Current Fees:
 \$ 222,796.40

 Current Charges:
 4,609.33

CURRENT INVOICE AMOUNT DUE: \$ 227,405.73

OUTSTANDING INVOICE SUMMARY (FOR MATTER(S) ON THIS INVOICE):

INVOICE MATTER# DATE BALANCE 114032602 0000016 03/31/2023 132,828.00

Outstanding Balance (for matter(s) on this invoice): 132,828.00

TOTAL AMOUNT DUE (including Current Invoice Amount Due): 360,233.73

TO RECEIVE PROPER CREDIT, PLEASE ATTACH REMITTANCE COPY WITH PAYMENT.

FOR BILLING INQUIRIES, PLEASE CALL: 804-788-8555

To Pay By Mail: HUNTON ANDREWS KURTH LLP

PO BOX 405759

ATLANTA, GA 30384-5759

To Pay by Wire Transfer or ACH: Bank: Truist Bank, Richmond, VA

Account Name: Hunton Andrews Kurth LLP Operating

Account Number: 001458094 ABA Transit: 061000104

Swift Code (International): SNTRUS3A

Information with Wire: File: 054740.0000016, Inv: 114032725, Date: 04/26/2023



TEL 305 • 810 • 2500

EIN 54-0572269

INVOICE DETAIL

U.S. Sugar Corporation ATTN: Luke Kurtz 111 Ponce de Leon Avenue Clewiston, FL 33440-3098

03/03/2023 V CHAPUNOFF

03/05/2023 J L HUCKABA

03/06/2023 W ANDREWS

03/06/2023 V CHAPUNOFF

FILE NUMBER: INVOICE NUMBER: DATE:

054740.0000016 114032725 04/26/2023

0.40

1.70

2.00

0.10

CLIENT NAME: U.S. Sugar Corporation
BILLING ATTORNEY: WALTER ANDREWS

RE: (Hunton # 054740.0000016) Coverage Action against AIG

FOR PROFESSIONAL SERVICES RENDERED THROUGH MARCH 31, 2023:

DATE **TIMEKEEPER DESCRIPTION HOURS** 03/01/2023 V CHAPUNOFF Coordinate deposition of Defendant's 30(b)(6) 0.20 corporate representative. 03/01/2023 V CHAPUNOFF Analyze invoices received from Esquire for 0.20 deposition of L. Kurtz and prepare correspondence to Esquire regarding same. 03/01/2023 C D STEKLOF Exchange correspondence regarding deposition 0.20 scheduling and request for production to U.S. Sugar's expert 03/02/2023 J L HUCKABA Evaluate strategy for reviewing expert's deposition 0.20 transcript to raise objections. 03/02/2023 C D STEKLOF Exchange various correspondence regarding 0.30 deposition scheduling and issues related to same

updates.

requests.

Analyze S. Hawkins amended notice of deposition,

and information sent to and from opposing counsel regarding depositions, draft amended notice of Defendant's 30(b)(6) corporate representative, and supplement deposition calendar chart to reflect

Analyze amended expert deposition notice and

Outline potential lines of inquiry for AIG 30(b)(6)

deposition; outline potential motions in limine; review possible objections to expert deposition topics.

requests for production to raise objections to

deposition; prepare for Mr. Hawkins' expert

Revise draft amended notice of deposition of

Defendant's 30(b)(6) corporate representative.

CLIENT NAME: U.S. Sugar Corporation DATE: FILE NUMBER: 054740.0000016 PAGE:		04/26/2023 2	
DATE	TIMEKEEPER	DESCRIPTION	HOURS
03/06/2023	C D STEKLOF	Analyze potential motions in limine and next steps in connection with litigation (.5); address various issues related to deposition scheduling and content of 30(b)(6) deposition (.5); and potential issues regarding AIG's expert discovery document requests (1.7).	
03/07/2023	W ANDREWS	Review potential motion in limine strategy.	0.70
03/07/2023	V CHAPUNOFF	Revise draft amended notice of deposition of Defendant's 30(b)(6) corporate representative.	0.10
03/07/2023	V CHAPUNOFF	Analyze information sent to and from opposing counsel regarding depositions, supplement deponent tracking chart to reflect updates, coordinate deposition of Defendant's 30(b)(6) representative, analyze L. Kurtz deposition exhibits and prepare for input into database, create deposition exhibits chart, and analyze next steps in connection with pending document collection matters.	2.00
03/07/2023	J L HUCKABA	Evaluate strategy for drafting trial outline on the breach of contract action, including elements, relevant case law, evidence we have, and substantive arguments.	0.30
03/07/2023	J L HUCKABA	Evaluate strategy for drafting motions in limine, including deciding narrow issues to be researched in connection with the motions.	0.70
03/07/2023	J L HUCKABA	Analyze deposition transcripts for questionable fees and invoices.	2.00
03/07/2023	J L HUCKABA	Analyze prior motions in limine to develop arguments for motions in limine to be filed in current matter.	0.90
03/07/2023	J L HUCKABA	Analyze opposing counsel's responses to written interrogatories and affirmative defenses asserted in pleadings to develop arguments for motions in limine.	0.70
03/07/2023	C D STEKLOF	Analyze issues related to motions in limine and exchange various correspondence regarding necessary research related to same (1.0); analyze outstanding issues related to calculation of damages and additional documents to be produced (.5); review written discovery, summary judgment briefing, and AIG production and outline key admissions to obtain during insurer's 30(b)(6) deposition (4.3).	
03/08/2023	W ANDREWS	Review motion in limine rulings in SD Florida and consider appropriate motions for US Sugar.	1.50

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04/26/2023

HUNTON ANDREWS KURTH LLP

U.S. Sugar Corporation

CLIENT NAME:

FILE NUMBER: 054740.0000016 PAGE: DATE **TIMEKEEPER DESCRIPTION HOURS** 03/08/2023 V CHAPUNOFF Conference call with attorney and client to discuss 2.20 pending document collection and information matters, analyze information and documents received from client on March 8, 2023, prepare said documents for production to Defendant, and supplement invoice tracking chart to reflect updates. 03/08/2023 V CHAPUNOFF Analyze and prepare for database L. Kurtz 1.00 deposition exhibits, supplement deposition exhibits chart, and coordinate deposition of Defendant's corporate representative. 03/08/2023 J L HUCKABA Draft memorandum on whether an insurer can raise 0.80 issues of policy interpretation, including conditions precedent, for the first time at trial. 03/08/2023 J L HUCKABA Analyze precedent on whether an insurer can argue 2.30 questions of policy interpretation before the jury where the insurer did not raise the issues to the court prior to trial. 03/08/2023 J L HUCKABA Research precedent on whether a party can raise 2.10 issues of policy interpretation at trial if the party never raised the issue to the court before trial. 03/08/2023 J L HUCKABA Evaluate strategy for issues to be included in 0.60 motions in limine, including issues that are not appropriate for a jury. 03/08/2023 C D STEKLOF Prepare for AIG 30(b)(6) deposition (6.9): review 7.40 research and analysis relating to forthcoming motions in limine (.5). 03/09/2023 W ANDREWS Review additional research on possible motions in 0.50 limine. 03/09/2023 V CHAPUNOFF Analyze information received from TSG in relation to 0.10 upcoming deposition of Defendant's corporate representative. 03/09/2023 V CHAPUNOFF Supplement invoice tracking chart to reflect bates 1.60 production numbers of proof of payments and invoices, and confirm payment amounts match invoice amounts. 03/09/2023 J L HUCKABA 0.40 Evaluate strategy for researching the legal standard for motions in limine in the context of insurance policies. 03/09/2023 C D STEKLOF 6.60 Prepare for AIG 30(b)(6) deposition (5.8); address outstanding issues with invoices (.3); communicate regarding research related to motions in limine (.5). 03/10/2023 W ANDREWS Review additional possible motions in limine 0.50

arguments.

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DATE	TIMEKEEPER	DESCRIPTION	HOURS
03/10/2023	V CHAPUNOFF	Analyze information received from TSG in relation to upcoming deposition of Defendant's corporate representative, and follow up with L. Kurtz on his errata sheet.	0.20
03/10/2023	V CHAPUNOFF	Identify and prepare documents for use in Defendant's 30(b)(6) deposition.	1.10
03/10/2023	V CHAPUNOFF	Supplement invoice tracking chart to reflect bates production numbers of invoices.	3.90
03/10/2023	J L HUCKABA	Analyze previously filed motions and orders entered in the Southern District of Florida in connection with drafting motions in limine.	0.60
03/10/2023	J L HUCKABA	Research precedent on the legal standard for motions in limine.	1.00
03/10/2023	C D STEKLOF	Prepare for and outline AIG 30(b)(6) deposition and complete review of exhibits	4.70
03/12/2023	J L HUCKABA	Analyze precedent on the legal standards for motions in limine, including whether a motion to exclude evidence of affirmative defenses is appropriate.	1.80
03/13/2023	W ANDREWS	Obtain report on AIG deposition and consider appropriate follow-up; review possible additional Motion in Limine strategy.	1.00
03/13/2023	V CHAPUNOFF	Prepare for M. Churchill deposition, and correspond with TSG regarding rush transcript and exhibit order for said deposition.	0.60
03/13/2023	V CHAPUNOFF	Analyze information sent to and from opposing counsel on March 10, 2023 regarding depositions, and supplement deposition calendar chart to reflect updates.	0.20
03/13/2023	V CHAPUNOFF	Supplement invoice tracking chart to reflect bates production numbers of proof of payments and invoices, confirm payment amounts match invoice amounts, analyze CoOp payment information and correspond with client regarding pending CoOp payment matters.	3.20
03/13/2023	J L HUCKABA	Evaluate strategy for drafting notice of supplemental authority in connection with summary judgment briefings.	0.30
03/13/2023	J L HUCKABA	Analyze local rules for filing a notice of supplemental authority.	0.40
03/13/2023	J L HUCKABA	Draft summary of legal standards and appropriateness of motions in limine on evidence relating to affirmative defenses.	0.20
03/13/2023	J L HUCKABA	Evaluate strategy for filing notice of supplemental authority and drafting motions in limine,	0.70

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CLIENT NAI		ation [DATE: PAGE:	114032725 04/26/2023 5
DATE	TIMEKEEPER	DESCRIPTION		HOURS
03/13/2023	C D STEKLOF	Conduct 30(b)(6) deposition of AIG corporerepresentative and exchange follow-up correspondence regarding transcript (7.0 communicate with client regarding same steps (1.0); analyze various issues relate strategy going forward (1.0); analyze resesurrounding notice of supplemental authomotions in limine and consider content of review relevant portions of deposition train notice of supplemental authority to court same (1.0).); and next d to trial earch ority and f same (1.5) nscript for	11.50
03/14/2023	W ANDREWS	Telephone call with Mr. Schwinghammer Dentons appearance in case and possible review deposition transcript for AIG 30(b) and outline supplemental submission in call AIG motion for partial summary judgment	e conflict; (6) witness opposition to	
03/14/2023	V CHAPUNOFF	Download and prepare for database M. O deposition transcript, exhibits and video f supplement deponent tracking chart, sup deposition exhibits index, and analyze TS for M. Chuchhill deposition.	iles, plement	1.30
03/14/2023	V CHAPUNOFF	Analyze next steps in connection with pe payment matters.	nding CoOp	0.20
03/14/2023	V CHAPUNOFF	Serve supplemental document production site and supplement invoice tracking cha same.		0.20
03/14/2023	K L FAGLIONI	Conference with and correspondence to regarding conflicts analysis related to De hac vice appearance in the coverage litig of two former Gunster lawyers who transformers.	ntons pro ation in ligh	
03/14/2023	J L HUCKABA	Analyze prior notices of supplemental au in the Southern District of Florida to deterapplication of the local rules.		0.30
03/14/2023	J L HUCKABA	Draft correspondence in connection with notices of supplemental authority filed in Southern District of Florida.		0.10
03/14/2023	C D STEKLOF	Analyze key portions of AIG 30(b)(6) dep transcript to support Notice of Supplemer Authority and draft same with supporting from summary judgment briefing (4.3); ar potential ethical issues related to AIG's reportions and draft proposed corresponde opposing counsel regarding same (2.0); a various issues related to production of dand reconciliation of damages incurred (ntal evidence nalyze etention of ence to address ocuments	6.80
03/15/2023	W ANDREWS	Review conflict issues and strategy regar Dentons; review draft motion in limine.	ding	1.00

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CLIENT NAM	• •		ATE: AGE:	04/26/2023 6
DATE	TIMEKEEPER	DESCRIPTION		HOURS
03/15/2023	K L FAGLIONI	Review of draft correspondence regarding conflict issue related to Dentons pro hac via appearance in the coverage litigation in light former Gunster lawyers who transferred to correspondence with Cary Steklof regarding	ce ht of two Dentons;	0.80
03/15/2023	J L HUCKABA	Draft motion in limine requesting that the confidence of preclude arguments and references to the the allegations in the underlying litigation.		1.00
03/15/2023	J L HUCKABA	Evaluate strategy for conferral on motions including narrowing list of specific issues to included in the motions in limine.		0.10
03/15/2023	C D STEKLOF	Review complete 30(b)(6) deposition transcannotate key portions for use in connection Motions in Limine (2.0); outline various Mot Limine to narrow scope of trial (1.0); review related to Motions in Limine and examples to address outstanding pretrial issues (2.0) various issues related to Dentons' conflict with AIG representation and next steps with (1.1).	n with tions in v authority of same v; analyze of interest	6.10
03/16/2023	W ANDREWS	Work on letters to AIG regarding conflict; or call with Mr. Schwinghammer regarding sar review additional research regarding same AIG threat to move to strike filing of supple authority as to AIG deposition testimony and consider response to same; review strategy regarding motions in limine.	me; ; review mental nd	4.00
03/16/2023	K L FAGLIONI	Conference with Cary Steklof regarding por conflict issue related to Dentons pro hac via appearance in the coverage litigation in light former Gunster lawyers who transferred to correspondence with Cary Steklof regarding and discussion of "playbook" knowledge as to conflicts analysis.	ce ht of two Dentons; g same	0.80
03/16/2023	J L HUCKABA	Analyze and review correspondence regard potential conflicts with newly added firm.	ding	0.10
03/16/2023	J L HUCKABA	Review and analyze correspondence regar potential conflict of interest.	rding	0.40
03/16/2023	C D STEKLOF	Draft various Motions in Limine in order to a scope of trial (5.5); analyze various issues same and trial strategy (1.5); confer with operating threat to strike notice of 30(b)(6) testimony and exchange correspondenced regarding same (1.0).	related to pposing AIG's	8.00

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DATE	TIMEKEEPER	DESCRIPTION	HOURS
03/17/2023	W ANDREWS	Review new coverage letter from AIG regarding payment of defense costs and consider strategy regarding same; review draft motions in limine; review latest developments regarding Denton's conflict.	2.00
03/17/2023	V CHAPUNOFF	Submit L. Kurtz errata sheet to opposing counsel and supplement deponent tracking chart to reflect updates.	0.20
03/17/2023	J L HUCKABA	Review insurer's supplemental coverage letter for payment of the undisputed amounts of defense costs.	0.20
03/17/2023	C D STEKLOF	Draft and revise various motions in limine	8.30
03/18/2023	C D STEKLOF	Exchange correspondence regarding revisions to motions in limine	0.20
03/19/2023	C D STEKLOF	Draft and revise motions in limine	3.30
03/20/2023	W ANDREWS	Work on motions in limine; address Dentons conflict issue;	3.50
03/20/2023	V CHAPUNOFF	Analyze information sent to and from opposing counsel on March 17, 2023 through March 20, 2023, regarding motions in limine conferral and depositions, and supplement deposition calendar chart to reflect updates.	0.40
03/20/2023	K L FAGLIONI	Correspondence with Cary Steklof regarding conflicts analysis related to Dentons pro hac vice appearance in the coverage litigation in light of two former Gunster lawyers who transferred to Dentons	0.50
03/20/2023	J L HUCKABA	Analyze and review draft motions in limine to determine revisions.	0.80
03/20/2023	J L HUCKABA	Analyze draft letter to insurer to determine revisions in connection with resolving potential conflict of interest.	0.30
03/20/2023	J L HUCKABA		1.20
03/20/2023	J L HUCKABA	Evaluate strategy for meet and confer in connection with motions in limine.	0.40
03/20/2023	J L HUCKABA	Meet and confer with opposing counsel in connection with motions in limine.	1.00
03/20/2023	J L HUCKABA	Draft summary of meet and confer to determine strategy in connection with motions in limine.	0.70

HUNTON ANDREWS KURTH LLP

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DATE	TIMEKEEPER	DESCRIPTION	HOURS
03/20/2023	C D STEKLOF	Communicate regarding ongoing conflict issue with Dentons (.5); exchange correspondence with opposing counsel regarding same and conduct conferral regarding motions in limine (1.0); draft a revise motions in limine (6.1).	
03/21/2023	W ANDREWS	Review new correspondence from AIG regarding coverage payment and settlement negotiations; ; review and supplement various draft motions in limine; review AIG motions in limine.	3.00
03/21/2023	V CHAPUNOFF	Analyze information sent to and from opposing counsel regarding both parties' motions in limine, annotate M. Churchhill deposition transcript for us as exhibit to U.S. Sugar's motions in limine ("motion"), prepare exhibits to motion, and e-file.	
03/21/2023	J L HUCKABA	Review correspondence from insurer's counsel in connection with its official response to the potent conflict of interest.	
03/21/2023	J L HUCKABA	Analyze precedent on notices of supplemental authority based on deposition in connection with insurer's response to first notice of supplemental authority.	0.50
03/21/2023	J L HUCKABA	Review correspondence from opposing counsel opposed motions in limine, including agreement exclude the insurer's litigation from trial.	
03/21/2023	J L HUCKABA	Analyze precedent on motions in limine seeking preclusion of references to an insurer's claim handling and bad faith at trial.	0.80
03/21/2023	J L HUCKABA	Draft email to library in connection with research motions in limine and second notice of suppleme authority.	
03/21/2023	J L HUCKABA	Analyze and review correspondence from oppositions of counsel regarding insurer's recent letter and agreement to issue payment.	ng 0.50
03/21/2023	J L HUCKABA	Evaluate strategy for researching a party's ability file a communication from the opposing party unconotice of supplemental authority.	
03/21/2023	J L HUCKABA	Evaluate strategy for asking the court to allow references to its duty to defend ruling in connectiwith motions in limine.	0.30 on

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DATE	TIMEKEEPER	DESCRIPTION	HOURS
03/21/2023	C D STEKLOF	Analyze necessary supplement to motions in limine (.5); draft, revise, and finalize motions in limine and coordinate filing of same (9.0); draft and revise response to AIG motion seeking leave to file extended response to Notice of Supplemental Authority (1.3).	10.80
03/22/2023	W ANDREWS	Review conflicts response from Dentons and consider next steps; review AIG request to file response to notice of supplemental authority and review and supplement opposition to same; telephone call with Mr. Kurtz regarding case strategy review discovery issues; review AIG motions in limine and consider reply arguments; review correspondence regarding Dentons conflict.	4.30
03/22/2023	V CHAPUNOFF	Analyze Esquire invoices for L. Kurtz deposition and correspond with Esquire regarding same.	0.20
03/22/2023	K L FAGLIONI	Correspondence with Cary Steklof regarding Dentons GC's correspondence on Dentons conflicts issue; correspondence with Dentons GC regarding same	0.50
03/22/2023	J L HUCKABA	Evaluate strategy for reviewing insurer's motions in limine and determining agreements and oppositions to the request.	0.60
03/22/2023	C D STEKLOF	Revise and finalize response to AIG's motion for leave to file five-page brief on deposition transcript (.5); analyze various issues related to motions in limine and next steps in connection with litigation (.5)	2.40
03/23/2023	W ANDREWS	Review court order on AIG request for leave to file opposition to notice of supplemental authority and consider implications of same and legal research regarding issues raised; review AIG motions in limine and outline strategy in opposing same; review strategy regarding Dentons conflicts and next steps regarding same.	2.50
03/23/2023	K L FAGLIONI	Conference with Dentons GC	0.50
03/23/2023	J L HUCKABA	Review court's order on insurer's motion for leave to file response to the first notice of supplemental authority.	0.10
03/23/2023	J L HUCKABA	Research precedent on submitting letters and communications to the court by filing a notice of supplemental authority.	0.80
03/23/2023	J L HUCKABA	Draft summary of arguments in opposition to insurer's motions in limine requesting that the court exclude evidence of bad faith and claims handling.	0.60

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CLIENT NAM	J 1	ion DATE: PAGE:	04/26/2023 10
DATE	TIMEKEEPER	DESCRIPTION	HOURS
03/23/2023	J L HUCKABA	Analyze insurer's motion for leave to file a response to the notice of supplemental authority to address arguments in opposition.	e 0.60
03/23/2023	J L HUCKABA	Discuss strategy for opposition to insurer's omnibute motion in limine and filing a second notice of supplemental authority.	s 0.70
03/23/2023	J L HUCKABA	Analyze scheduling order, local rules for the southed district of Florida, and the federal rules of civil procedure to determine pretrial deadlines.	ern 1.20
03/23/2023	J L HUCKABA	Research precedent nationwide on whether an admission against interest is an authority in suppor of or in opposition to a summary judgment motion.	1.00 t
03/23/2023	C D STEKLOF	Analyze next steps in connection with litigation, appropriate response to AIG's updated coverage letters, and Dentons conflict issue	2.20
03/24/2023	W ANDREWS	Review trial strategy; review strategy regarding Dentons conflict; outline arguments for notice of supplemental authority regarding AIG admission against interest in March 17 letter and review legal authority regarding same; review AIG response to first notice of supplemental authority and consider implications; follow up discussions regarding Mr. Kurtz's comments on Dentons conflict.	3.20
03/24/2023	K L FAGLIONI	Conference with Cary Steklof regarding Dentons conflict issue.	0.50
03/24/2023	J L HUCKABA	Research opinions by district court judge citing an admission against interest as the reason to deny summary judgment.	1.50
03/24/2023	J L HUCKABA	Evaluate strategy for covering pretrial deadlines, such as filing voir dire questions, disclosing trial witnesses, and filing proposed jury instructions.	0.30
03/24/2023	J L HUCKABA	Analyze local and federal rules to determine procedure for filing a motion for leave to amend the complaint.	0.30
03/24/2023	J L HUCKABA	Analyze precedent nationwide on whether an admission against interest is an authority.	1.60
03/24/2023	J L HUCKABA	Draft email to insurance coverage team in connection with determining whether an amendme to the complaint is required to include prior policy.	0.40 nt
03/24/2023	A A PEREZ	Analyze issues pending before court in order to assist with trial.	0.60

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DATE	TIMEKEEPER	DESCRIPTION		HOURS
03/24/2023	C D STEKLOF	Communicate with client and Mr. Schwir regarding conflict issue with Dentons (1. communicate with Ms. Faglioni regarding compile summary and relevant materials and analysis under governing ethics and rules (1.2); address various issues relate steps in connection with litigation and triapreparation (1.5).	0); g same and s for research d conflicts ed to next	3.70 h
03/25/2023	K L FAGLIONI	Conference and correspondence with Hamatkiv regarding researching needed of conflict issue.		1.00
03/25/2023	H HNATKIV	Evaluate strategy for disqualification resconflicts issue	earch on	0.70
03/26/2023	H HNATKIV	Research disqualification case law and regarding conflicts issue	ules in FL	5.20
03/26/2023	C D STEKLOF	Analyze upcoming litigation tasks and po amendments to initial disclosures	otential	0.30
03/27/2023	W ANDREWS	Conference call with client and Mr. Schwaregarding Dentons conflict and next step same; review legal and factual research same; conference call with Office of Gerregarding ethics and disqualification strategy regarding trial exhibits; review be strategy regarding motions in limine and supplemental authority in opposition to A judgment motion.	os regarding regarding neral Counse ategy; review oriefing notice of	el
03/27/2023	V CHAPUNOFF	Analyze docket entries 61-74 related to reply statement of material facts, Defend support of motion for partial summary jude Defendant's motions for pro hac vice additional Plaintiff's notice of supplemental authority parties' motions in limine, and supplemental pleadings index to reflect same.	dant's reply ir dgment, mission, ty, and both	
03/27/2023	V CHAPUNOFF	Analyze information sent to and from op counsel and supplement deposition cale reflect updates.		0.30
03/27/2023	V CHAPUNOFF	Analyze AIG letter to U.S. Sugar dated M 2023 regarding reimbursement of underlinvoices and Hunton legal fees, analyze sent to and from client regarding identify collecting proof of payments for Hunton correspond with internal Accounting Depregarding said Hunton invoices, analyze in connection with pending underlying camatters, including call with attorneys, an underlying case invoices to identify any matters that need to be excluded.	lying case information ring and invoices, partment next steps ase invoice d analyze	4.50

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DATE	TIMEKEEPER	DESCRIPTION	HOURS
03/27/2023	V CHAPUNOFF	Analyze deadlines and create deadlines tracking chart.	1.30
03/27/2023	K L FAGLIONI	Review research memo; Conference with Cary Steklof and Walter Andrews; conference with Cary Steklof, Walter Andrews, Luke Kurtz, and Greg Schwinghammer regarding Dentons conflict issue	1.50
03/27/2023	J L HUCKABA	Analyze local rules and scheduling order to determine disclosure requirements for trial witnesses.	0.20
03/27/2023	J L HUCKABA		1.10
03/27/2023	J L HUCKABA	Evaluate strategy for trial preparation, including preparing exhibits and supplementing initial disclosures.	0.70
03/27/2023	J L HUCKABA		1.00
03/27/2023	J L HUCKABA		0.20
03/27/2023	J L HUCKABA	Analyze local and federal rules for requirements of the joint pretrial stipulation.	0.80
03/27/2023	J L HUCKABA	Draft summary of local rule 16.1(e) and 16.1(d)(2) in connection with strategy for complying with required pretrial disclosures.	
03/27/2023	A A PEREZ	Analyze AIG's summary judgment motion and US Sugar's opposition to the same in order to get up to speed on the case in preparation for trial.	1.20
03/27/2023	A A PEREZ	Analyze US Sugar's motion for judgment on the pleadings and the Court's order regarding the same in preparation for trial.	0.90
03/27/2023	A A PEREZ	Analyze complaint in order to get up to speed with matter ahead of trial.	0.50
03/27/2023	A A PEREZ	Participate in teleconference regarding how to proceed with invoices in anticipation of trial.	0.60
03/27/2023	A A PEREZ	Analyze issues pending before court in order to get up to speed on case.	0.90
03/27/2023	C D STEKLOF	Address various issues related to Dentons conflict, potential disqualification motion, and communicate with client regarding same (2.0); draft and revise proposed correspondence to AIG general counsel regarding conflict issue (1.0); analyze various materials in connection with response to AIG's motions in limine and address various issues related to discovery and amendment on complaint (2.4).	5.40 d

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DATE	TIMEKEEPER	DESCRIPTION		HOURS
03/28/2023	W ANDREWS	Review potential trial witnesses to identify draft correspondence to AIG regarding D conflict; review legal issues regarding san	entons	1.50
03/28/2023	V CHAPUNOFF	Analyze underlying case invoices to identure unrelated matters that need to be exclude supplement invoice tracking chart to reflematter topics.	ed, and	3.50
03/28/2023	V CHAPUNOFF	Identify key factual materials to assist collegal analysis and case strategy.	unsel with	0.20
03/28/2023	V CHAPUNOFF	Analyze deadlines and create deadlines to chart.	tracking	0.40
03/28/2023	V CHAPUNOFF	Analyze next steps in connection with ide collecting proof of payments for Hunton in		0.20
03/28/2023	J L HUCKABA	Draft next steps for amending rule 26(a) in disclosures to include any additional individuals relevant knowledge that may be called at	∕iduals with	0.20
03/28/2023	J L HUCKABA	Research precedent nationwide on wheth authority for the purpose of notices of sup authority includes letters, emails, or commendations are commendative to the commendation of the commen	plement	3.30
03/28/2023	J L HUCKABA	Draft summary of case law on admissions interest serving as a basis for denial of sujudgment.		0.60
03/28/2023	J L HUCKABA	Draft summary of Florida precedent on refees in connection with trial outline.	easonable	0.20
03/28/2023	A A PEREZ	Analyze motions in limine filed in this mat preparation for trial.	tter in	1.30
03/28/2023	A A PEREZ	Analyze pending issues in this matter in our to speed to assist with trial.	order to get	1.00
03/28/2023	A A PEREZ	Analyze deadlines in case to develop stratrial preparation.	ategy for	0.30
03/28/2023	A A PEREZ	Analyze recent coverage letters sent by A regarding payment of claim.	AIG	0.40
03/28/2023	A A PEREZ	Analyze expert reports in order to get up and prepare for trial.	to speed	1.10
03/28/2023	C D STEKLOF	Analyze AIG's motions in limine and outli appropriate responses to same (1.5); con with Ms. Perez regarding various issues litigation and tasks to complete (1.2); drain proposed follow-up correspondence on Conflict issue (.7); draft opposition to AIG limine (5.4).	nmunicate related to <mark>ft and revise</mark> Dentons	

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CLIENT NAM FILE NUMBI	[2] [2] [2] [2] [2] [2] [2] [2] [2] [2]	tion	DATE: PAGE:	114032725 04/26/2023 14
DATE 03/29/2023	TIMEKEEPER W ANDREWS	arguments in opposition to motions in lim developments regarding Dentons conflict next steps; outline supplemental submiss opposition to summary judgment motion.	and outline ion in	HOURS 3.50
03/29/2023	J L HUCKABA	Review correspondence on strategy for cand stipulating to insurer's motions in limit		0.20
03/29/2023	J L HUCKABA	Research precedent on whether the police must amend its complaint to identify the opolicy in a coverage action against its institute insurer issued all relevant policies.	correct	1.90
03/29/2023	J L HUCKABA	Analyze invoices for fees paid in the unde litigation in connection with finalizing trial		2.70
03/29/2023	A A PEREZ	Analyze Ms. Churchill's deposition transcto begin deposition designations.	ript in order	3.60
03/29/2023	A A PEREZ	Begin drafting trial outline.		1.40
03/29/2023	A A PEREZ	Research cases in Florida regarding mot limine in attorneys fees disputes to find s US Sugar's opposition to AIG's fourth mo limine.	upport for	0.90
03/29/2023	C D STEKLOF	Address various issues related to conflict discovery, and potential amendment of co (1.7); communicate with Mr. Andrews regnotice of supplemental authority and dra content of same (1.0).	omplaint jarding	2.70
03/30/2023	W ANDREWS	Review draft notice of supplemental auth legal research regarding AIG motions in I review additional reports from Gunster or conflict; review strategy regarding same.	imine; Dentons	1.70
03/30/2023	V CHAPUNOFF	Analyze information and proof of paymen Hunton and expert invoices received fron March 29, 2023 and March 30, 2023, and invoice tracking chart.	n client on	1.00
03/30/2023	V CHAPUNOFF	Analyze underlying case invoices to identhat need to be excluded for work perform February 2022, and for unrelated matters supplement invoice tracking chart to refleanalysis, and analyze next steps in connectance.	ned post s, ect said	1.30
03/30/2023	J L HUCKABA	Evaluate strategy for researching precedevidence speaking directly to witness's connection with opposition to insurer's milimine.	redibility in	0.10
03/30/2023	J L HUCKABA	Review second notice of supplemental at filing.	uthority for	0.20

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04/26/2023

HUNTON ANDREWS KURTH LLP

CLIENT NAME: U.S. Sugar Corporation DATE: 054740.0000016 FILE NUMBER: PAGE: DATE DESCRIPTION HOURS TIMEKEEPER 03/30/2023 J L HUCKABA Evaluate strategy for analyzing policy language on 0.40 related claims in connection with amending complaint. 0.80 03/30/2023 J L HUCKABA Analyze precedent cited in insurer's motions in limine on conscience of the community arguments. 03/30/2023 J L HUCKABA Research precedent on whether excluding "send a 1.50 message" arguments and comments is permissible on a motion in limine. 03/30/2023 J L HUCKABA Draft summary of potential issues that could arise 0.20 with amending the complaint to include prior policy. 03/30/2023 A A PEREZ Research cases holding that evidence that can 1.00 attack and expert's credibility is admissible. 03/30/2023 A A PEREZ Research cases holding that evidence that can 3.00 attack an insurer's credibility is relevant and admissible. 03/30/2023 A A PEREZ 0.80 Analyze cases discussing whether a motion in limine to preclude counsel from instructing the jury to "send a message" is appropriate. 03/30/2023 C D STEKLOF Address various issues related to litigation tasks and 0.60 necessary research 03/31/2023 W ANDREWS Telephone call with Mr. Kurtz re trial strategy; 3.00 03/31/2023 J L HUCKABA 0.30 03/31/2023 J L HUCKABA 0.30 281.60 **TOTAL HOURS**

	TOTAL FEES (\$)			222,796.40
V CHAPUNOFF	Paralegal	34.30	333.00	11,421.90
A A PEREZ	Associate	19.50	779.00	15,190.50
J L HUCKABA	Associate	54.20	536.00	29,051.20
H HNATKIV	Associate	5.90	536.00	3,162.40
C D STEKLOF	Counsel	116.40	869.00	101,151.60
K L FAGLIONI	Partner	6.90	1,080.00	7,452.00
W ANDREWS	Partner	44.40	1,247.00	55,366.80
TIMEKEEPER	STATUS	HOURS	RATE	VALUE

Case 1:22-cv-21737-RNS Document 193-2 Entered on FLSD Docket 06/00/2023 Page 86 of

HUNTON ANDREWS KURTH LLP INVOICE: 114032725 CLIENT NAME: U.S. Sugar Corporation DATE: 04/26/2023

054740.0000016 FILE NUMBER: PAGE: 16

FOR COSTS ADVANCED AND EXPENSES INCURRED:

CODE **DESCRIPTION AMOUNT** 172.08 E106 Online Research E116 **Trial Transcripts** 4,437.25 4,609.33

TOTAL CURRENT EXPENSES (\$)

INVOICE SUMMARY:

Current Fees: \$ 222,796.40 **Current Charges:** 4,609.33

CURRENT INVOICE AMOUNT DUE: \$ 227,405.73



HUNTON ANDREWS KURTH LLP WELLS FARGO CENTER, SUITE 2400 333 SE 2ND AVENUE MIAMI, FL 33131

TEL 305 • 810 • 2500 EIN 54-0572269

INVOICE SUMMARY

U.S. Sugar Corporation ATTN: Luke Kurtz 111 Ponce de Leon Avenue Clewiston, FL 33440-3098 FILE NUMBER: INVOICE NUMBER: DATE: 054740.0000016 114032863 05/18/2023

CLIENT NAME: U.S. Sugar Corporation
BILLING ATTORNEY: WALTER ANDREWS

Statement for professional services and charges rendered in connection with the referenced matter(s), for the period ending April 30, 2023 per the attached itemization:

CURRENT INVOICE SUMMARY:

RE: (Hunton # 054740.0000016) Coverage Action against AIG

 Current Fees:
 \$ 402,604.90

 Current Charges:
 4,895.04

 CURRENT INVOICE AMOUNT DUE:
 \$ 407,499.94

OUTSTANDING INVOICE SUMMARY (FOR MATTER(S) ON THIS INVOICE):

 INVOICE
 MATTER #
 DATE
 BALANCE

 114032602
 0000016
 03/31/2023
 132,828.00

 114032725
 0000016
 04/26/2023
 227,405.73

Outstanding Balance (for matter(s) on this invoice): 360,233.73

TOTAL AMOUNT DUE (including Current Invoice Amount Due): 767,733.67

TO RECEIVE PROPER CREDIT, PLEASE ATTACH REMITTANCE COPY WITH PAYMENT.

FOR BILLING INQUIRIES, PLEASE CALL: 804-788-8555

To Pay By Mail: HUNTON ANDREWS KURTH LLP

PO BOX 405759

ATLANTA, GA 30384-5759

To Pay by Wire Transfer or ACH: Bank: Truist Bank, Richmond, VA

Account Name: Hunton Andrews Kurth LLP Operating

Account Number: 001458094 ABA Transit: 061000104

Swift Code (International): SNTRUS3A

Information with Wire: File: 054740.0000016, Inv: 114032863, Date: 05/18/2023



HUNTON ANDREWS KURTH LLP WELLS FARGO CENTER, SUITE 2400 333 SE 2ND AVENUE MIAMI, FL 33131

TEL 305 • 810 • 2500

EIN 54-0572269

INVOICE DETAIL

U.S. Sugar Corporation ATTN: Luke Kurtz 111 Ponce de Leon Avenue Clewiston, FL 33440-3098 FILE NUMBER: INVOICE NUMBER:

054740.0000016 114032863

DATE: 05/18/2023

CLIENT NAME: U.S. Sugar Corporation
BILLING ATTORNEY: WALTER ANDREWS

RE: (Hunton # 054740.0000016) Coverage Action against AIG

FOR PROFESS	FOR PROFESSIONAL SERVICES RENDERED THROUGH APRIL 30, 2023:			
DATE	TIMEKEEPER	DESCRIPTION	HOURS	
04/01/2023	C D STEKLOF	Draft and revise opposition to AIG's motions in limine	4.10	
04/02/2023	W ANDREWS	Review and comment on draft responses opposing AIG's motions in limine.	1.20	
04/02/2023	C D STEKLOF	Draft and revise opposition to AIG's motions in limine	1.70	
04/03/2023	W ANDREWS	Telephone call with Mr. Kurtz regarding settlement overture by AIG and follow up regarding same with mediator; work on brief in opposition to motions in limine; work on stipulations regarding agreed upon motions; work on trial witness and trial exhibit selection; ; review new order on partial summary judgment motion and consider implications and next steps.	5.50	
04/03/2023	V CHAPUNOFF	Analyze order on Defendant's motion for summary judgment and perform calculations of pre- and post-underlying litigation costs to determine overall damage figure.	1.70	
04/03/2023	V CHAPUNOFF	Analyze next steps in connection with preparing for trial and create trial supplies list.	1.50	
04/03/2023	J L HUCKABA	Evaluate strategy for outlining witness testimony in connection with preparing trial outline.	0.20	
04/03/2023	J L HUCKABA	Evaluate strategy for preparing exhibits and drafting trial outline in connection with trial preparation.	0.80	
04/03/2023	J L HUCKABA	Review correspondence on next steps for trial preparation and amending complaint.	0.10	
04/03/2023	J L HUCKABA	Analyze and review court's order on insurer's motion for summary judgment.	0.30	

HUNTON ANDREWS KURTH LLP

INVOICE: 114032863

CLIENT NAM	강은 다	tion DATE: PAGE:	05/18/2023 2
DATE	TIMEKEEPER	DESCRIPTION	HOURS
04/03/2023	J L HUCKABA		0.20
04/03/2023	J L HUCKABA		0.40
04/03/2023	J L HUCKABA		2.00
04/03/2023	A A PEREZ	Analyze Court's order on AIG's motion for summary judgment.	0.30
04/03/2023	A A PEREZ	Analyze Luke Kurtz deposition transcript in preparation for trial.	1.50
04/03/2023	A A PEREZ	Draft trial outline which identifies issues to be presented at trial and evidence supporting US Sugar's arguments.	5.10
04/03/2023	A A PEREZ	Develop strategy for trial.	2.00
04/03/2023	A A PEREZ	Analyze upcoming deadline and tasks that need to be completed to meet deadlines in preparation for trial.	1.10
04/03/2023	C D STEKLOF	Communicate with team regarding upcoming litigation tasks (.5); analyze various issues related to trial logistics (.5); ; exchange various correspondence related to motions in limine and proposed stipulations to opposing counsel (1.0); analyze court's order on summary judgment motion and exchange various correspondence with client regarding same (1.5); communicate regarding potential mediation and draft detailed correspondence to mediator regarding same (.7);	t
04/04/2023	W ANDREWS	e; ; work on oppositions to AIG motions in limine; work on trial outline; review legal research in support of coverage and defense costs arguments;	5.50
04/04/2023	V CHAPUNOFF	Analyze underlying case invoices to confirm work performed fall between June 4, 2019 and February 25, 2022, and identify and isolate said invoices in production format for use at trial.	4.80

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	. Sugar Corporatio 740.0000016	n DATE: PAGE:	05/18/2023 3
DATE TIMEKEEP	ER I	DESCRIPTION	HOURS
04/04/2023 V CHAP	(t i (Analyze next steps in connection with preparing underlying case invoices and proof of payments for its perform various rough calculations as to said nvoices, prepare FTP link containing questionable underlying case invoices for client, and prepare Hunton and expert invoices for delivery to opposite counsel for reimbursement.	l e
04/04/2023 V CHAP		Analyze information sent to and from opposing counsel regarding proposed stipulations for C&I's motions in limine.	0.10
04/04/2023 J L HUC	KABA		0.40
04/04/2023 J L HUC	KABA		0.80
04/04/2023 J L HUC	6	Analyze precedent on the recoverability of pre-ter and pre-suit defense costs in connection with determining merits of appealing summary judgme order.	
04/04/2023 J L HUC	KABA		0.60
04/04/2023 J L HUC	r	Evaluate strategy for researching presumption of reasonableness of fees where an insurer abandor ts policyholder.	0.30 ns
04/04/2023 J L HUC	(Analyze recent southern district of New York decision on the reasonableness of fees in connec with preparing for trial.	0.20 tion
04/04/2023 J L HUC		Research precedent on the general standards for eave to amend pleadings and the court's discretion	
04/04/2023 J L HUC	(Analyze local rules to determine requirements for oppositions to motions in limine, including length requirements.	0.20
04/04/2023 J L HUC	KABA		0.70
04/04/2023 J L HUC	KABA		0.70
04/04/2023 J L HUC	KABA		0.70
04/04/2023 J L HUC	KABA		0.30
04/04/2023 J L HUC	KABA		0.60

DATE:

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05/18/2023

HUNTON ANDREWS KURTH LLP

CLIENT NAME: U.S. Sugar Corporation

FILE NUMBE	[1] [1] [1] [1] [1] [1] [1] [1] [1] [1]	PAGE:	4
DATE	TIMEKEEPER	DESCRIPTION	HOURS
04/04/2023	J L HUCKABA		0.40
04/04/2023	J L HUCKABA		0.30
04/04/2023	A A PEREZ	Begin drafting stipulated facts.	0.60
04/04/2023	A A PEREZ	Draft U.S. Sugar's proposed Voir Dire questions.	1.20
04/04/2023	A A PEREZ	Analyze cases discussing reasonable market rates in the Southern District of Florida.	0.20
04/04/2023	A A PEREZ	Analyze what evidence is needed to show that the underlying lawsuit was a "bet the company" case.	1.10
04/04/2023	A A PEREZ	Mark up Ms. Churchill's deposition transcript for deposition designation.	2.20
04/04/2023	A A PEREZ	Analyze decision in Tutor Perini Building Corp. v. First Mercury Ins Co. regarding pre-tender defense costs.	1.00
04/04/2023	K M RUDD	Research lawsuit which caused Hawaiian Commercial & Sugar Company to go out of business and any related articles that discuss how that case threatened other companies in the sugar industry.	0.40
04/04/2023	C D STEKLOF	(3.5); communicate with client regarding monetary outlook for coverage litigation (.4); exchange correspondence with opposing counsel regarding stipulations in connection with motions in limine (.5); communicate regarding issues related to analysis of invoices and remaining fees in dispute (.5); communicate regarding various issues related to order from court regarding fees associated with defense and next steps in connection with same (1.2); revise and finalize opposition to AIG's motions in limine (3.0); address various issues related to pretrial tasks (.9).	10.00
04/05/2023	W ANDREWS	Review AIG briefs in opposition to motions in limine and consider possible arguments for reply briefs;	2.40
		review research regarding defense fee trial standards and proof requirements; consider strategy regarding experts.	
04/05/2023	V CHAPUNOFF	Identify and isolate underlying case invoices and proof of payments in production format, analyze CoOp payment information, and create CoOp payment spreadsheet to reflect CoOp payments for relevant time period only.	4.10
04/05/2023	V CHAPUNOFF	Analyze and update task list.	0.30

CLIENT NAM		tion DATE: PAGE:	05/18/2023 5
DATE	TIMEKEEPER	DESCRIPTION	HOURS
04/05/2023	J L HUCKABA		0.90
04/05/2023	J L HUCKABA		1.00
04/05/2023	J L HUCKABA		0.50
04/05/2023	J L HUCKABA		0.10
04/05/2023	A A PEREZ	Analyze AIG's opposition to US Sugar's motions in limine and develop strategy for reply.	1.60
04/05/2023	A A PEREZ	Research and analyze cases discussing whether there is a presumption of reasonableness regarding the fees an insured incurred when an insurer wrongfully takes the position it does not have a duty to defend.	1.40
04/05/2023	A A PEREZ	Analyze cases in Florida discussing whether a determination of fees can be decided via summary judgment.	4.60
04/05/2023	C D STEKLOF	Review research regarding reasonableness of attorneys fees as issue of fact for jury and communicate regarding same (1.0); analyze AIG's opposition to motions in limine and outline issues to address in reply to same (1.5); address various issues related to litigation tasks, upcoming deadlines and litigation strategy (1.7).	4.20
04/06/2023	W ANDREWS	Conference call with Mr. Kurtz regarding trial strategy; ; review potential trial exhibits and trial witness identification; review and comment on draft demand for attorney fees; review strategy regarding Mr. Hawkins' deposition; review research regarding possible withdrawal of jury demand.	4.50
04/06/2023	V CHAPUNOFF	Analyze next steps in relation to preparing invoices for trial and case strategy, including conference call with attorneys.	0.90
04/06/2023	V CHAPUNOFF	Prepare index to documents produced by U.S. Sugar.	3.70
04/06/2023	V CHAPUNOFF	Analyze and update task list.	0.10
04/06/2023	J L HUCKABA		0.20
04/06/2023	J L HUCKABA	Evaluate strategy for researching precedent on unfa- prejudice and confusion of issues in connection with reply to motions in limine.	

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CLIENT NAI FILE NUMB	하다 아		DATE: PAGE:	05/18/2023 6
DATE	TIMEKEEPER	DESCRIPTION		HOURS
04/06/2023	J L HUCKABA	Analyze excerpt memorandum on reasor fees, including reviewing precedent from Circuit Court of Appeals.		
04/06/2023	J L HUCKABA	Evaluate strategy for reviewing invoices of underlying lawsuit to determine work performing suit period.		0.10
04/06/2023	J L HUCKABA	Research precedent on withdrawal of a juincluding reviewing local and federal rule		, 0.40
04/06/2023	J L HUCKABA	Evaluate strategy on next steps in trial princluding withdrawing jury demand and reinvoices in light of summary judgment ordinary.	eviewing	0.90
04/06/2023	J L HUCKABA			0.20
04/06/2023	J L HUCKABA	Evaluate strategy for supplementing Rule disclosures, including adding additional vand providing a damage figure.		0.20
04/06/2023	A A PEREZ	Develop strategy for how to proceed on or Sugar's fees in light of research on presu reasonableness of fees.		0.80
04/06/2023	A A PEREZ	Develop strategy for reply in support of U motions in limine.	S Sugar's	1.60
04/06/2023	A A PEREZ	Draft US Sugar's reply in support of Motion 1.	on in Limine	2.20
04/06/2023	A A PEREZ	Draft US Sugar's reply in support of Motio 2.	on in Limine	1.80
04/06/2023	A A PEREZ	Draft US Sugar's reply in support of Motio 3.	on in limine	1.20
04/06/2023	A A PEREZ	Draft US Sugar's reply in support of Motio 4.	on in limine	0.60
04/06/2023	A A PEREZ	Draft outline of introduction to reply in sugar's motions in limine.	port of US	0.50
04/06/2023	K M RUDD	Research voir dire questions that have be (and ideally approved) in front of Judge S		0.50
04/06/2023	C D STEKLOF	Communicate with client regarding poten witnesses on fees, analyze issues related and draft correspondence regarding necesamendments to Rule 26 disclosures (1.5) AIG opposition to motions in limine and or regarding reply in support of U.S. Sugar's (1.0); communicate with team regarding vissues relating to litigation tasks (1.0);	d to same, essary ; analyze ommunicat s motions various	6.80 e

HUNTON AN CLIENT NAM FILE NUMBE	경우 아는 그는 그 집에 가면 하면 하는데 바람이 되었다면 하는데 하다.	tion DA	VOICE: ATE: AGE:	114032863 05/18/2023 7
DATE	TIMEKEEPER	DESCRIPTION		HOURS
04/07/2023	W ANDREWS	Review proposed deposition designations from 30(b)(6) witness; obtain report with Rodney Max regarding AIG position or mediation and consider response; review a supplement draft correspondence to AIG recoved.	on call n and	2.00
04/07/2023	V CHAPUNOFF	Analyze and update task list.		0.20
04/07/2023	V CHAPUNOFF	Analyze time entries in underlying case inv supplement invoice tracking chart to reflect time worked.		5.20
04/07/2023	J L HUCKABA	Research precedent on rehashing argumer and failure to comply with conditions precedent connection with reply memorandum to mot limine.	dent in	1.80
04/07/2023	J L HUCKABA	Research precedent nationwide on the pre- of reasonable fees where an insurer aband policyholder.		1.90
04/07/2023	A A PEREZ	Draft US Sugar's reply in support of Motion 5.	in limine	0.80
04/07/2023	A A PEREZ	Draft US Sugar's reply in support of Motion 6.	in limine	1.90
04/07/2023	A A PEREZ	Draft US Sugar's reply in support of Motion 7.	in <mark>limine</mark>	1.10
04/07/2023	A A PEREZ	Continue drafting introduction to U.S. Suga support of its motions in limine.	ar's reply ir	0.70
04/07/2023	A A PEREZ	Analyze and revise draft reply in support of Sugar's motions in limine as whole.	fU.S.	1.60
04/07/2023	C D STEKLOF	Communicate with mediator regarding factor and potential second mediation with AIG (.strong communicate with Mr. Andrews regarding sexchange various correspondence with clie mediator regarding same (.8) (2.9); communicate with mediator regarding same (.8)	5); same and ent and cate with	4.90
		Mr. Schwinghammer regarding amendmen disclosures and potential trial witnesses (.7		10000000
04/08/2023	C D STEKLOF			6.40
04/09/2023	C D STEKLOF			4.60
04/10/2023	W ANDREWS	Review and supplement draft reply brief in several motions in limine; review deposition designations;		1.80

HUNTON ANDREWS KURTH LLP

INVOICE: 114032863

CLIENT NAM	[1] [1] [1] [1] [1] [1] [1] [1] [1] [1]	ntion DATE:	05/18/2023 8
DATE	TIMEKEEPER	DESCRIPTION	HOURS
04/10/2023	V CHAPUNOFF	Analyze time entries in underlying case invoices, identify invoices and time entries outside of relevant time period, supplement invoice tracking chart to reflect said analysis, correspond with client, Gunster, and FTI in connection with same, and analyze next steps in relation to same.	3.60
04/10/2023	V CHAPUNOFF	Analyze and update task list.	0.10
04/10/2023	V CHAPUNOFF	Analyze information regarding postponement of S. Hawkins' deposition, and supplement deposition calendar tracking chart to reflect updates.	0.30
04/10/2023	V CHAPUNOFF	Call chambers in relation to court reporter requirements for trial, and analyze next steps in connection with preparing trial exhibits and deposition designations.	0.30
04/10/2023	J L HUCKABA	Review correspondence from client and underlying counsel on invoices to prepare trial exhibits.	0.30
04/10/2023	J L HUCKABA	Draft email to client's accounting team regarding strategy for narrowing down invoices in connection with preparing trial exhibits.	0.30
04/10/2023	J L HUCKABA		0.20
04/10/2023	J L HUCKABA		0.70
04/10/2023	J L HUCKABA		2.00
04/10/2023	A A PEREZ	Analyze what information needs to be included in pretrial stipulation.	0.80
04/10/2023	A A PEREZ		0.90
04/10/2023	A A PEREZ	Develop strategy for what information to include in US Sugar's statement of the case in the pretrial stipulation.	0.70
04/10/2023	A A PEREZ	Draft introduction to pretrial stipulation.	0.30
04/10/2023	A A PEREZ	Outline pretrial stipulation.	1.00
04/10/2023	A A PEREZ		0.80
04/10/2023	A A PEREZ	Revise reply in support of US Sugar's motions in limine.	1.50

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CLIENT NAME: FILE NUMBER:	U.S. Sugar Corporat 054740.0000016	ion DATE: PAGE:	05/18/2023 9
DATE TIN	MEKEEPER	DESCRIPTION	HOURS
04/10/2023 C	D STEKLOF	of motions in limine (3.5); communicate with underlying counsel regarding potential participation as witnesses at trial (.7); address various issues related to litigation tasks and next steps (1.3).	8.00
04/11/2023 W	ANDREWS		7.50
04/11/2023 V	CHAPUNOFF	Identify and prepare trial exhibits.	2.00
04/11/2023 V	CHAPUNOFF	Office conference with attorneys regarding preparing trial exhibits, pending invoice matters, and trial, and analyze next steps in relation to same.	1.10
04/11/2023 V	CHAPUNOFF	Analyze information and next steps in connection with preparing for deposition designations, download and prepare for database documents received from S. Hawkins on April 11, 2023, and analyze information received from TSG in preparation for P. Ranis deposition.	0.50
04/11/2023 V	CHAPUNOFF	Analyze information received from client, FTI, and Gunster regarding pending invoice matters, and prepare current list of pending invoice matters for delivery to Gunster and client.	1.20
04/11/2023 K	L FAGLIONI	Revision of research memorandum regarding conflict of interest.	2.00
04/11/2023 J l	L HUCKABA	Evaluate strategy for following up on related and unrelated invoices and determining related time entries.	0.20
04/11/2023 J l	L HUCKABA	Evaluate strategy for finalizing invoices, correspondence, and expert reports for trial exhibits by deadline to exchange with opposing counsel.	0.90
04/11/2023 JI	L HUCKABA	Draft follow-up email to litigation consulting firm regarding outstanding time entries in connection with preparing trial exhibits.	0.20
04/11/2023 J L	L HUCKABA	Evaluate strategy for requesting leave of court to file a summary judgment motion on the reasonableness of fees.	0.40
04/11/2023 J L	L HUCKABA	Correspond with litigation consulting firm to procure detailed time entries for invoices paid in connection with the underlying litigation.	0.80
04/11/2023 J l	L HUCKABA	Evaluate strategy for seeking determination from the court on the reasonableness of fees.	0.60
04/11/2023 J l	L HUCKABA	Research precedent on motions for leave to file summary judgment motions under Florida law.	1.20

HUNTON AN CLIENT NAM FILE NUMBE		ition	INVOICE: DATE: PAGE:	114032863 05/18/2023 10
DATE	TIMEKEEPER	DESCRIPTION		HOURS
04/11/2023	J L HUCKABA	Draft summary of the standard for motion file a summary judgment motion.	n for leave to	0.20
04/11/2023	J L HUCKABA	Draft basis of jurisdiction section and revintroduction section of joint pretrial stipular		0.30
04/11/2023	A A PEREZ	Analyze if paying fees when an insured is abandoned by its insurers is prima facie the fees reasonableness.		2.20
04/11/2023	A A PEREZ	Analyze cases discussing method in which can be asked to decide reasonableness underlying action.		2.10
04/11/2023	A A PEREZ	Analyze whether US Sugar should bring judgment motion regarding reasonablene		1.30
04/11/2023	A A PEREZ	Analyze what US Sugar would have to si succeed on motion for leave to file summ judgment motion after deadline.		0.60
04/11/2023	A A PEREZ	Develop strategy for what to include on e	exhibit list.	0.50
)4/11/2023	A A PEREZ	Revise concise statement of facts in proppretrial stipulation.	oosed	1.00
04/11/2023	A A PEREZ			1.20
)4/11/2023	C D STEKLOF	Revise and finalize reply in support of molimine (3.0); (1.2); address various issues reupcoming litigation tasks (.9).		5.10
04/11/2023	S A WEEKS	Strategy on fee claim on summary judgm cases from SD Fla on same.	nent and pul	1.50
)4/12/2023	W ANDREWS	Review AIG opposition to US Sugar moti and consider responsive arguments; revi regarding Dentons conflict and consider review and comment on draft correspond regarding same; review research regardinew summary judgment motion on reason of defense fees;	iew research next steps; dence to AIC ing potential	<mark>1</mark>
04/12/2023	V CHAPUNOFF	Analyze information received from Gunst pending invoice matters, and respond to		g 0.20
04/12/2023	V CHAPUNOFF	Supplement deadlines chart and task list updates.	to reflect	0.30
04/12/2023	V CHAPUNOFF	Analyze documents produced by Defend create index to said documents, and sup index to documents produced by U.S. Su	plement	3.00
04/12/2023	V CHAPUNOFF	Identify and prepare trial exhibits, and creexhibit list.	eate trial	3.80

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DATE	TIMEKEEPER	DESCRIPTION	HOURS
04/12/2023	V CHAPUNOFF	Prepare FTP link to all the materials sent to opposing counsel in connection with S. Hawkins' expert and rebuttal reports.	0.10
04/12/2023	K L FAGLIONI	Further revision of research memorandum regarding conflict of interest; preparation and revision of draft correspondence to Dentons regarding same.	1.50
04/12/2023	J L HUCKABA	Participate in weekly trial strategy meeting, including discussing motion for leave to file motion for summary judgment, preparing list of trial witnesses,	1.10
04/12/2023	J L HUCKABA	Analyze precedent and federal rules on supplementing initial disclosures after the close of discovery.	0.90
04/12/2023	J L HUCKABA		0.20
04/12/2023	J L HUCKABA		0.70
04/12/2023	A A PEREZ	Analyze AIG's reply in support of its motions in limine.	0.70
04/12/2023	A A PEREZ		1.10
04/12/2023	A A PEREZ	Analyze best strategy for maximizing U.S. Sugar's recovery of fees.	1.60
04/12/2023	A A PEREZ	Begin drafting statement of undisputed facts for pretrial stipulation.	1.00
04/12/2023	A A PEREZ	Draft amended initial disclosures and cover email to opposing counsel.	0.60
04/12/2023	A A PEREZ		1.50
04/12/2023	A A PEREZ	Email Mike Perkins regarding trial support.	0.20
04/12/2023	A A PEREZ	Analyze whether specific documents should be included on exhibit list.	0.90
04/12/2023	C D STEKLOF	Communicate with team regarding case status and upcoming tasks in connection with litigation (1.0); revise and finalize correspondence to AIG regarding payment of undisputed amount and fees to date in coverage action (1.3); analyze memorandum regarding potential disqualification challenge to Dentons (1.0); exchange various correspondence regarding additional invoices to potentially include in damage model (.5); draft and revise proposed correspondence to AIG regarding refusal to remove Dentons as counsel (1.5); (3.0); address various issues related to deposition scheduling and upcoming litigation tasks (.6).	8.90

CLIENT NAM FILE NUMBE	(1975)	tion INVOICE: DATE: PAGE:	114032863 05/18/2023 12
DATE	TIMEKEEPER	DESCRIPTION	HOURS
04/12/2023	S A WEEKS	Analysis of fee issue and cases determining fees a a matter of law.	s 0.90
04/13/2023	W ANDREWS	Meet with Mr. Hawkins to prepare for his deposition	3.00
04/13/2023	V CHAPUNOFF	Draft deposition notice and request for production to Defendant's expert, P. Ranis.	0 1.20
04/13/2023	V CHAPUNOFF	Analyze information received from Gunster in connection with identifying irrelevant invoices, supplement invoice tracking chart to reflect updates (identify irrelevant invoice and proof of payment entries), identify and prepare trial exhibits, and creatinal exhibit list.	
04/13/2023	V CHAPUNOFF	Finalize and serve first amended 26(a)(1) disclosures.	0.20
04/13/2023	J L HUCKABA		2.40
04/13/2023	J L HUCKABA	Analyze correspondence from underlying counsel or remaining invoices relating to greenhouse gas emissions.	on 0.30
04/13/2023	A A PEREZ	Develop strategy for how to deal with damages figure in Scott Hawkins expert report.	o.40
04/13/2023	A A PEREZ	Draft email to opposing counsel regarding meet an confer for pretrial stipulation.	d 0.20
04/13/2023	A A PEREZ	Analyze list of potential trial exhibits and provide comment to the same.	1.00
04/13/2023	A A PEREZ	Develop strategy for meet and confer regarding pre- trial stipulation.	0.80
04/13/2023	A A PEREZ		0.40
04/13/2023	A A PEREZ	Follow up on deposition designations.	0.20
04/13/2023	A A PEREZ	Revise and serve amended disclosures.	0.80
04/13/2023	C D STEKLOF	(.5); conduct deposition prepagation with Mr. Hawkins in advance of expert deposition (5.5); 1.0); (1.5); address various issues related to trial witnesses, amended disclosures, and various litigation tasks	11.10

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DATE	TIME	KEEPER	DESCRIPTION		HOURS
04/14/2023	WA	NDREWS	; review witness strategy; review draft corresponde regarding Dentons conflict.		1.20
04/14/2023	VC	HAPUNOFF	Revise draft deposition notice and request production to Defendant's expert, P. Ranis serve.		0.40
04/14/2023	VC	HAPUNOFF	Create trial exhibit list		4.80
04/14/2023	VC	HAPUNOFF	Analyze information received from Gunste connection with identifying irrelevant invoic next steps in relation to same.		0.20
04/14/2023	VC	HAPUNOFF	Draft Plaintiff's Deposition Designations.		2.10
04/14/2023	JLI	HUCKABA	Evaluate strategy for meet and confer with counsel regarding preparation of the joint p stipulation.		0.30
04/14/2023	JLI	HUCKABA			0.20
04/14/2023	JLI	HUCKABA			0.20
04/14/2023	JLI	HUCKABA	Review correspondence on deposition des in connection with trial preparation.	signations	0.20
04/14/2023	AA	PEREZ	Analyze revisions to depo designations in serve the same.	order to	1.00
04/14/2023	AA	PEREZ			0.50
04/14/2023	AA	PEREZ	Revise email to opposing counsel regarding and confer.	ng meet	0.10
04/14/2023	AA	PEREZ	Analyze local rules, scheduling order, and Rules of Civil Procedure to determine wha parties must confer about before trial.		1.00
04/14/2023	AA	PEREZ			1.50
04/14/2023	AA	PEREZ	Update team task list in preparation for tria	al.	0.40
04/14/2023	CD	STEKLOF	(.4); (1.0); draft and revise proposed correspondence to AIG and AIG's counsel Dentons conflict (1.2); (1.0); communicate with Hawkins regarding lines of questioning for expert witness (.4); review documents and outline for deposition of AIG's fee expert (5)	Mr. AIG prepare	9.10

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DATE	TIMEKEEPER	DESCRIPTION	HOURS
04/16/2023	W ANDREWS	Review discovery developments and proposed trial exhibits;	1.50
04/16/2023	C D STEKLOF	Prepare for and outline deposition of AIG's fee exper	t 3.50
04/17/2023	W ANDREWS	Work on trial exhibit strategy; analyze new damage calculations to account for third-party payments and court order.	2.00
04/17/2023	V CHAPUNOFF	Prepare for P. Ranis deposition, including uploading documents to AgileLaw database.	0.30
04/17/2023	V CHAPUNOFF	Analyze and update task list.	0.10
04/17/2023	V CHAPUNOFF	Identify and prepare trial exhibits, and create trial exhibit list.	1.10
04/17/2023	V CHAPUNOFF	Analyze information received from opposing counsel in connection with witnesses added to U.S. Sugar's amended disclosures, perform searches in U.S. Sugar's production for said witnesses, and prepare said production documents for input into database to assist counsel in preparing rebuttal to opposing counsel.	
04/17/2023	V CHAPUNOFF	Download documents received from expert S. Hawkins on April 17, 2023, and prepare for input into database.	0.30
04/17/2023	V CHAPUNOFF	Analyze information received from FTI Consulting in connection with pending invoice matters, analyze next steps in relation to preparing damage calculations, prepare spreadsheets of deductions for invoices partially outside of relevant time period, recheck deductions for redacted time entries and prepare corresponding spreadsheets, calculate CoOp payments for relevant time period and prepare corresponding spreadsheets, and supplement master invoice tracking chart to reflect updated information.	
04/17/2023	J L HUCKABA	Evaluate strategy for rebutting insurer's arguments that supplemental disclosures were untimely.	0.20
04/17/2023	J L HUCKABA	Analyze time entries from litigation consultant to determine entries to be included in damage amount.	0.60
04/17/2023	J L HUCKABA	Draft responses to inquiries regarding services rendered by third-party vendors during the underlying lawsuit in connection with finalizing trial exhibits.	0.20
04/17/2023	J L HUCKABA	Evaluate strategy for finalizing invoices in preparation of expert deposition.	0.50

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DATE	TIMEKEEPER	DESCRIPTION	HOURS
04/17/2023	J L HUCKABA	Evaluate strategy for drafting summary of related invoices, including invoices that have been reviewed for mistakes.	0.20
04/17/2023	J L HUCKABA	Draft summary of work performed on narrowing down invoices in connection with finalizing trial exhibits in advance of drafting joint pre-trial stipulation.	0.80
04/17/2023	J L HUCKABA	Analyze defamation and waste management invoices in connection with preparing trial exhibits.	0.50
04/17/2023	J L HUCKABA	Analyze corporate representative deposition in connection with removing unrelated invoices from trial exhibit list.	1.00
04/17/2023	J L HUCKABA	Analyze invoices identified in deposition transcript for potential mistakes, including checking invoices against trial exhibit list.	1.50
04/17/2023	A A PEREZ	Analyze draft trial exhibit list.	1.00
04/17/2023	A A PEREZ	Email opposing counsel regarding meet and confer.	0.20
04/17/2023	A A PEREZ	Analyze revisions to amended complaint.	0.50
04/17/2023	A A PEREZ	Analyze what tasks need to be completed in preparation for trial.	0.50
04/17/2023	C D STEKLOF	Review documents and outline deposition of AIG fee expert	7.20
04/18/2023	W ANDREWS	Review new damage calculations based on new documents from client and outline approach for Mr. Hawkins' testimony regarding same;	2.00
		conference call with Mr. Kurtz regarding same.	
04/18/2023	V CHAPUNOFF	Analyze docket entries 75-81 related to U.S. Sugar's supplemental authority, both parties' motions in limine, order on Defendant's motion for summary judgment, and U.S. Sugar's deposition designations, and supplement court pleadings index to reflect same.	0.30
04/18/2023	V CHAPUNOFF	Analyze information sent to and from trial consultants regarding trial preparation.	0.10
04/18/2023	V CHAPUNOFF	Identify and prepare trial exhibits, and create trial exhibit list.	0.70
04/18/2023	V CHAPUNOFF	Create spreadsheet for expert S. Hawkins with updated figures, draft and send correspondence to S. Hawkins regarding same, analyze next steps in connection with preparing damage calculations, and analyze information sent to and from client regarding same.	1.60
04/18/2023	V CHAPUNOFF	Analyze and update task list.	0.20

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DATE	TIMEKEEPER	DESCRIPTION	HOURS
04/18/2023	V CHAPUNOFF	Prepare for P. Ranis deposition, including uploading documents to AgileLaw database.	0.10
04/18/2023	J L HUCKABA	Analyze fee expert's handwritten notes in connection with producing notes in response to insurer's requests for production.	0.20
04/18/2023	J L HUCKABA	Draft email to expert witness regarding case law on the presumption of reasonableness of fees where the policyholder pays the fees.	0.20 e
04/18/2023	J L HUCKABA	Analyze discovery documents and depositions in connection with determining whether trial witnesses were made known to the insurer during the discovery process.	0.90
04/18/2023	J L HUCKABA	Analyze precedent on when information is otherwise made available to a party during discovery in connection with supplementing initial disclosures.	1.50
04/18/2023	J L HUCKABA	Evaluate strategy for reviewing expert's handwritten notes in connection with deposition duces tecum.	0.20
04/18/2023	J L HUCKABA	Analyze correspondence in connection with determining strategy for preparing fee expert for deposition.	0.20
04/18/2023	A A PEREZ	Participate in teleconference with client regarding damages and amended complaint.	0.40
04/18/2023	A A PEREZ	Analyze key take aways from Mr. Ranis' deposition in order to prepare for trial.	0.40
04/18/2023	A A PEREZ	Participate in Mr. Ranis' deposition.	8.50
04/18/2023	C D STEKLOF	Review new documents produced by AIG's expert just prior to deposition (1.0); conduct deposition of AIG's fee expert (9.4); communicate with client regarding next steps related to amended complaint and related matters (.6); analyze and exchange various correspondence related to updated fee calculations for trial (1.5).	12.50
04/19/2023	W ANDREWS	Obtain report on Hawkins deposition;	1.50
04/19/2023	V CHAPUNOFF	Prepare documents produced in response to C&I's Request for Production to expert S. Hawkins for delivery to opposing counsel via FTP link and for input into databases, and prepare documents produced in response to U.S. Sugar's Request for Production to expert P. Ranis for input into database	0.60
04/19/2023	V CHAPUNOFF	Analyze Golder invoices and create spreadsheet identifying invoices for relevant time period, and analyze next steps in connection with same.	0.70
04/19/2023	J L HUCKABA	Draft pleadings, issues of law, and trial witness sections of proposed pre-trial joint stipulation.	1.10

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DATE	TIMEKEEPER	DESCRIPTION	HOURS
04/19/2023	A A PEREZ	Analyze whether Golder invoices should be included in damages calculation.	0.40
04/19/2023	A A PEREZ	Continue drafting U.S. Sugar's proposed pretrial stipulation.	2.90
04/19/2023	C D STEKLOF	Travel to and defend deposition of U.S. Sugar fee expert	12.30
04/20/2023	W ANDREWS	Review strategy regarding amending bad faith complaint; review case law from Mr. Boyle.	1.00
04/20/2023	V CHAPUNOFF	Identify and prepare trial exhibits, and create trial exhibit list.	1.90
04/20/2023	V CHAPUNOFF	Analyze next steps in connection with preparing for upcoming deadlines.	0.10
04/20/2023	J L HUCKABA	Evaluate strategy for team meeting to address upcoming pretrial deadlines, such as the joint pretrial stipulation.	0.20
04/20/2023	J L HUCKABA	Analyze expert witness rebuttal report to determine whether the names of the trial witnesses were made known to the insurer during discovery.	0.20
04/20/2023	A A PEREZ	Prepare for and participate in meet and confer with opposing counsel regarding amended complaint, amended initial disclosures, and pretrial stipulation.	1.70
04/20/2023	A A PEREZ	Revise pretrial stipulation to incorporate C. Steklof's comments.	0.30
04/20/2023	A A PEREZ	Develop strategy for meeting upcoming deadlines.	0.50
04/20/2023	A A PEREZ	Analyze what additional documents need to be added to exhibit list.	0.70
04/20/2023	A A PEREZ	Analyze issues that need to be addressed with opposing counsel regarding pretrial stipulation.	0.70
04/20/2023	C D STEKLOF	(4.2); meet and confer with opposing counsel regarding joint pretrial stipulation and communicate with Ms. Perez regarding next steps (.7).	4.90
04/21/2023	W ANDREWS	review and supplement proposed draft pretrial stipulation; review proposed trial exhibit list.	3.50
04/21/2023	V CHAPUNOFF		0.40
04/21/2023	J L HUCKABA		0.40
04/21/2023	A A PEREZ		1.50
04/21/2023	A A PEREZ		1.20

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DATE	TIMEKEEPER	DESCRIPTION	HOURS
04/21/2023	A A PEREZ		0.80
04/21/2023	A A PEREZ	Analyze quote from Gravity Stack in preparation fo trial.	r 0.50
04/21/2023	A A PEREZ	Develop strategy for trial given upcoming deadlines	s. 0.40
04/21/2023	C D STEKLOF		0.40
04/23/2023	J L HUCKABA	Analyze insurer's objections and counter- designations to deposition designations of insurer's corporate representative.	0.90
04/23/2023	J L HUCKABA	Review correspondence on the presumption of reasonableness in connection with drafting propositivity instructions.	0.10 ed
04/24/2023	W ANDREWS	Review trial preparation, draft pretrial stipulations and proposed trial witnesses and exhibits; review AIG counter deposition designations and objection obtain reports on expert witness depositions and consider follow up strategy; review deposition designation strategy.	2.60 s;
04/24/2023	V CHAPUNOFF	Analyze next steps in connection with requesting expedited transcripts for experts P. Ranis and S. Hawkins, and prepare and send said requests.	0.30
04/24/2023	V CHAPUNOFF	Identify and prepare trial exhibits, supplement trial exhibit list to reflect updates, draft email to client regarding pending Golder invoice matters, and analyze next steps in connection with revising trial outline.	1.00
04/24/2023	V CHAPUNOFF	Attend conference call with attorneys to discuss ke matters in relation to preparing joint trial stipulation trial outline, and trial exhibits.	
04/24/2023	J L HUCKABA	Evaluate strategy for analyzing fee expert exhibits consistency.	for 0.20
04/24/2023	J L HUCKABA	Analyze correspondence relating to ordering and analyzing expert deposition transcripts in connection with trial preparation.	0.20 on
04/24/2023	J L HUCKABA	Analyze precedent on appropriate jury instructions on the reasonableness of fees under Florida law.	2.50
04/24/2023	J L HUCKABA	Draft summary of outstanding tasks and deadlines connection with trial preparation.	in 0.40
04/24/2023	J L HUCKABA	Review comments in draft in connection with draftil revisions to the pretrial stipulation.	ng 0.10
04/24/2023	J L HUCKABA	Analyze whether a court's holding on the duty to defend affects whether arguments on conditions precedent can be raised as to bar coverage.	0.10

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DATE TIM	EKEEPER	DESCRIPTION	HOURS
04/24/2023 J L	. HUCKABA	Evaluate strategy for trial preparation, including revisions to the pretrial stipulation and issues to research from expert deposition.	1.10
04/24/2023 J L	. HUCKABA	Analyze model jury instructions from Florida Supreme Court in connection with drafting jury instructions.	0.70
04/24/2023 A A	A PEREZ	Revise trial outline to incorporate additional eviden and Walter Andrews' comments.	ce 4.50
04/24/2023 A	A PEREZ	Develop strategy for how to proceed with deposition designations, exhibit list, and pretrial stipulation.	on 2.00
04/24/2023 A	A PEREZ	Revise proposed pretrial stipulation.	1.80
04/24/2023 A	A PEREZ	Begin drafting objections to AIG's counter designations.	0.80
04/24/2023 CI	D STEKLOF	Communicate with team regarding litigation status and upcoming tasks to prepare for trial (1.0); review and revise joint pretrial stipulation and address various issues related to exhibit list, trial witnesses and upcoming deadlines (3.7).	
04/25/2023 W	ANDREWS	Review strategy regarding trial exhibits; review strategy regarding pretrial stipulation; review strate regarding damages calculations.	2.00 egy
04/25/2023 V (CHAPUNOFF	Identify and analyze Hawaii-related documents received from client and prepare for input into database.	0.40
04/25/2023 V (CHAPUNOFF	Analyze and revise trial outline and task list, identification trial exhibits, and supplement trial exhibit list to reflect updates.	y 5.20
04/25/2023 J L	. HUCKABA	Draft follow-up email on deadline to appeal court's order for partial summary judgment.	0.10
04/25/2023 J L	. HUCKABA	Evaluate strategy for determining deadline for interlocutory appeal of partial summary judgment order.	0.10
04/25/2023 J L	. HUCKABA	Draft summary of breach of contract model form ju instructions in connection with preparing proposed jury instructions.	
04/25/2023 J L	. HUCKABA	Evaluate strategy for locating document in related Hawaii litigation in connection with finalizing trial exhibits.	0.20
04/25/2023 J L	. HUCKABA	Research precedent on the requirement of product documents in order to preserve the ability to use the documents as trial exhibits.	
04/25/2023 J L	. HUCKABA	Evaluate strategy for supplementing production of documents supporting breach of contract claim and evidencing amount of damages.	0.10 d

HUNTON ANDREWS KURTH LLP

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DATE TIMEK	(EEPER	DESCRIPTION		HOURS
04/25/2023 JLH	IUCKABA	Analyze correspondence on formal written agreements between client and other affiliate entities to determine fee sharing in connection finalizing damage amount and trial exhibits.		0.10
04/25/2023 A A F	PEREZ	Analyze Court's order on motion for summar judgment in order to revise pretrial stipulation		0.50
04/25/2023 AAF	PEREZ	Email opposing counsel regarding pretrial sti	pulation.	0.30
04/25/2023 A A F	PEREZ	Review emails from defense counsel regardi Hawaii Action.	ing the	0.80
04/25/2023 AAF	PEREZ	Review articles available to US Sugar before underlying lawsuit was filed regarding the Ha Action.		0.50
04/25/2023 A A F	PEREZ	Analyze whether US Sugar should produce a documents it seeks to currently rely on at tria		1.00
04/25/2023 AAF	PEREZ	Analyze research regarding producing docur we want to rely on at trial.	nents	0.40
04/25/2023 AAF	PEREZ	Revise trial outline		1.80
04/25/2023 AAF	PEREZ	Analyze discovery responses in order to dete we need to supplement.	ermine if	0.80
04/25/2023 A A F	PEREZ	Revise U.S. Sugar's statement of the case in stipulation.	ı pretrial	1.50
04/25/2023 A A F	PEREZ	Revise joint sections of proposed joint pretria stipulation.	al	1.30
04/25/2023 K M	RUDD	Research responses to objections to deposit designations that have been filed in cases per before Judge Scola in the Southern District of Florida.	ending	1.10
04/25/2023 CDS	STEKLOF	Communicate regarding efforts to compile ac invoices to supplement exhibit list and draft correspondence to client regarding same (.8 materials received in connection with Hawaii and draft correspondence regarding review to incorporate on exhibit list (1.0); analyze is related to need to produce documents in ord utilize at trial (.7); revise joint pretrial stipulati communicate with team regarding revisions to before sharing with opposing counsel (2.0); a various issues related to joint pretrial stipulate shared invoices with Florida Sugarcane Leagupcoming pretrial deadlines (2.0).); review i action of same sues ler to ion and to same address tion,	6.50
04/26/2023 W AN	NDREWS	Review damages categories and evidentiary for same; continue working on pretrial stipular review draft voir dire questions; review poten exhibits; review witness strategy regarding Haction.	ations; ntial trial	2.00

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DATE	TIMEKEEPER	DESCRIPTION	HOURS
04/26/2023	V CHAPUNOFF	Review and prepare for databases S. Hawkins ar P. Ranis deposition transcript and exhibit files, prepare and send S. Hawkins errata sheet requessupplement deposition exhibits index, and supplement deponent tracking log.	
04/26/2023	V CHAPUNOFF	Identify and prepare trial exhibits, supplement trial exhibit list to reflect updates, analyze information sent to and from client regarding obtaining paymer information for Golder invoices for use as trial exhibits, analyze and supplement deadlines track chart and task list to reflect updates, and analyze next steps in connection with trial exhibits and preparation.	ent
04/26/2023	J L HUCKABA	Evaluate strategy for analyzing filings in Hawaii litigation docket to be produced in supplemental production to insurers' requests for production.	0.20
04/26/2023	J L HUCKABA	Analyze docket for filings relevant to breach of contract claim in connection with supplementing document production.	0.90
04/26/2023	J L HUCKABA	Analyze articles on Hawaii cane burning litigation determine which articles to include as exhibits.	to 2.70
04/26/2023	J L HUCKABA	Evaluate strategy for drafting jury instructions on reasonableness of attorney fees.	0.20
04/26/2023	J L HUCKABA	Analyze precedent from the Eleventh Circuit on across-the-board fee reductions.	0.20
04/26/2023	J L HUCKABA	Review proposed voir dire questions to determine revisions.	0.10
04/26/2023	J L HUCKABA	Analyze precedent on the waiver of objections no made during the deposition.	t 1.10
04/26/2023	A A PEREZ	Continue drafting U.S. Sugar's responses to AIG' objections to deposition designation.	s 2.80
04/26/2023	A A PEREZ	Participate in teleconference with U.S. Sugar regarding trial preparation.	0.80
04/26/2023	A A PEREZ	Analyze whether AIG can object to questions in deposition designations that it did not object to at deposition.	0.90 the
04/26/2023	A A PEREZ	Analyze whether certain exhibits should be marke confidential.	ed 0.30
04/26/2023	A A PEREZ	Analyze and revise proposed Voir dire questions.	1.60
04/26/2023	A A PEREZ	Revise U.S. Sugar's proposed Voir dire questions	s. 0.60
04/26/2023	A A PEREZ	Analyze potential evidentiary issues that may aristrial and develop strategy for how to deal with tho	

HUNTON ANDREWS KURTH LLPINVOICE:114032863CLIENT NAME:U.S. Sugar CorporationDATE:05/18/2023FILE NUMBER:054740.0000016PAGE:22

DATE 04/26/2023	TIMEKEEPER C D STEKLOF	Communicate with team regarding joint pretrial stipulation (.5); communicate with client regarding efforts to compile proof of payment for Golder invoices (.3); communicate with client regarding same and various issues related to trial prep (.6); draft correspondence to opposing counsel regarding status of attorneys' fees payment for coverage matter (.3); review various portions of Hawaii litigation docket and relevant articles for potential inclusion in exhibit list (1.0); review and revise potential voir dire questions for submission to Court and communicate regarding same (1.3); review and revise responses in support of AIG deposition designations (2.5); draft and revise joint pretrial stipulation and address various issues related to upcoming deadlines (2.6).	HOURS 9.10
04/27/2023	W ANDREWS	Work on trial outline.	0.70
04/27/2023	V CHAPUNOFF	Identify and prepare trial exhibits and supplement trial exhibit list to reflect updates.	0.40
04/27/2023	V CHAPUNOFF	Analyze information sent to and from expert S. Hawkins regarding trial preparation.	0.20
04/27/2023	V CHAPUNOFF	Analyze next steps in connection with e-filing proposed Voir Dire Questions.	0.10
04/27/2023	V CHAPUNOFF	Draft Notice of Filing Responses to C&I's Objections to Deposition Designations, and U.S. Sugar's Objections to Counter-Designations.	0.50
04/27/2023	J L HUCKABA	Analyze filings in Hawaii litigation and articles related to the litigation to determine how the lawsuit ended the sugar industry in Hawaii.	0.30
04/27/2023	J L HUCKABA	Evaluate strategy for preparing witnesses, including determining witness availability, in connection with trial preparation.	0.20
04/27/2023	J L HUCKABA	Analyze standard form jury instructions on reasonable fees in connection with drafting proposed jury instructions.	0.30
04/27/2023	A A PEREZ	Analyze AIG's revisions to proposed joint pretrial stipulation.	2.10
04/27/2023	A A PEREZ	Prepare for and participate in meet and confer regarding the proposed joint pretrial stipulation.	1.00
04/27/2023	A A PEREZ	Draft US Sugar's pretrial stipulation under local rule 16(f).	2.80
04/27/2023	A A PEREZ	Analyze what information Scott Hawkins can provide in order to assist with demonstratives at trial.	0.70
04/27/2023	A A PEREZ	Finalize U.S. Sugar's proposed voir dire questions.	0.50

HUNTON ANDREWS KURTH LLPINVOICE:114032863CLIENT NAME:U.S. Sugar CorporationDATE:05/18/2023FILE NUMBER:054740.0000016PAGE:23

DATE	TIMEKEEPER	DESCRIPTION	HOURS
04/27/2023	C D STEKLOF	Review and analyze trial outline and inclusion of relevant exhibits (1.0); analyze various articles and related materials for addition to exhibit list (1.0); draft correspondence to team regarding call with client on various trial matters (.4); draft and revise proposed joint pretrial stipulation to share with opposing counsel (2.0); communicate regarding various issues related to upcoming filings and strategic approach to same (1.0); conduct conferral regarding joint pretrial stipulation and communicate regarding next steps in light of inability to reach agreement (1.3); draft and revise unilateral pretrial stipulation in light of inability to reach agreement with AIG (2.3).	9.00
04/28/2023	W ANDREWS	Work on pretrial stipulations; review AIG filings and consider next steps in light of same.	2.50
04/28/2023	V CHAPUNOFF	Review draft trial exhibit list, analyze information sent to and from opposing counsel regarding joint pretrial stipulation and trial exhibit list, and analyze next steps in connection with same.	1.30
04/28/2023	J L HUCKABA	Draft responses and objections to deposition designations and counter-designations of deposition testimony from insurer's corporate representative.	1.30
04/28/2023	J L HUCKABA	Analyze exhibits to experts deposition to determine law firms associated with the partners and associates in reasonable fee cases.	0.20
04/28/2023	J L HUCKABA	Draft hearsay exception and exemption responses to insurer's objections to deposition designations of their corporate representative.	1.00
04/28/2023	J L HUCKABA	Evaluate strategy for withdrawing objections to counter-designations for insurer's corporate representative deposition testimony.	0.10
04/28/2023	J L HUCKABA	Research precedent on suits involving client that involve the reasonableness of fees.	0.40
04/28/2023	A A PEREZ	Analyze proposed pretrial stipulation circulated by AIG.	0.50
04/28/2023	A A PEREZ	Develop strategy for responding AIG's proposed stipulation.	1.20
04/28/2023	A A PEREZ	Analyze which exhibits US Sugar will offer at trial.	0.60
04/28/2023	A A PEREZ	Revise exhibit list in order to circulate the same to opposing counsel.	1.30
04/28/2023	A A PEREZ	Further revise unilateral pretrial stipulation.	0.50
04/28/2023	A A PEREZ	Revise U.S. Sugar's pretrial disclosures.	0.50
04/28/2023	A A PEREZ	Revise U.S. Sugar's responses to AIG's objections to deposition designation.	3.20
04/28/2023	A A PEREZ	Prepare pretrial disclosures for filing.	0.30

HUNTON AN CLIENT NAM FILE NUMBE		Corporation		INVOICE: DATE: PAGE:	114032863 05/18/2023 24
DATE	TIMEKEEPER	DESCRIPTION	ON		HOURS
04/28/2023	A A PEREZ		esponses to objections to de ons for filing.	eposition	0.40
04/28/2023	A A PEREZ	Prepare u	inilateral pretrial stipulation f	or filing.	0.30
04/28/2023	A A PEREZ	Prepare v	oir dire questions for filing.		0.20
04/28/2023	C D STEKLOF	26(a)(3) o deposition	revise unilateral pretrial stip lisclosures, responses in sup n designations, and propose and coordinate filing of sam	port of d voir dire	9.80
04/30/2023	C D STEKLOF	(.7); draft response case (.4); regarding	espondence to client regardicorrespondence regarding a to Akerman's request to with draft and revise proposed configuration (1.1).	appropriate ndraw from orrespondenc	
		TOTAL H	OURS		531.40
TIMEKEEPER SI	UMMARY:				
TIMEKEEPER	VC	STATUS	HOURS	RATE	VALUE
W ANDREW		Partner Partner	59.40 3.50	1,247.00 1,080.00	74,071.80 3,780.00
C D STEKL		Counsel	176.70	869.00	153,552.30
J L HUCKAI		Associate	63.40	536.00	33,982.40
A A PEREZ		Associate	134.80	779.00	105,009.20
S A WEEKS		Associate	2.40	729.00	1,749.60
V CHAPUN		Paralegal	89.20	333.00	29,703.60
K M RUDD		Librarian	2.00	378.00	756.00
		TOTAL FEES (\$)	2011-1212-1-111-1111-1111-111-111-111-11	402,604.90
FOR COSTS AD	VANCED AND EXPE	ISES INCURRED:			
		CODE	DESCRIPTION		AMOUNT
		E106	Online Research		241.14
		E110	Out-of-Town Travel		129.98
		E111	Meals		1,209.12
		E115	Deposition Transcripts		2,064.80
		E116	Trial Transcripts		1,250.00
		The second secon	RRENT EXPENSES (\$)		4,895.04

INV	OICE	SUM	MARY:	

 Current Fees:
 \$ 402,604.90

 Current Charges:
 4,895.04

 CURRENT INVOICE AMOUNT DUE:
 \$ 407,499.94



TEL 305 • 810 • 2500 EIN 54-0572269

INVOICE SUMMARY

U.S. Sugar Corporation ATTN: Luke Kurtz 111 Ponce de Leon Avenue Clewiston, FL 33440-3098

FILE NUMBER: INVOICE NUMBER: DATE:

054740.0000016 114033020 06/30/2023

CLIENT NAME: U.S. Sugar Corporation **BILLING ATTORNEY:** WALTER ANDREWS

Statement for professional services and charges rendered in connection with the referenced matter(s), for the period ending May 31, 2023 per the attached itemization:

CURRENT INVOICE SUMMARY:

RE: (Hunton # 054740.0000016) Coverage Action against AIG

Current Fees: \$ 501,787.90 **Current Charges:** 0.00 CURRENT INVOICE AMOUNT DUE: \$ 501,787.90

TO RECEIVE PROPER CREDIT, PLEASE ATTACH REMITTANCE COPY WITH PAYMENT.

FOR BILLING INQUIRIES, PLEASE CALL: 804-788-8555

To Pay By Mail: **HUNTON ANDREWS KURTH LLP** PO BOX 405759

ATLANTA, GA 30384-5759

Account Name: Hunton Andrews Kurth LLP Operating Account Number: 001458094

ABA Transit: 061000104

To Pay by Wire Transfer or ACH:

Bank: Truist Bank, Richmond, VA

Swift Code (International): SNTRUS3A

Information with Wire: File: 054740.0000016, Inv: 114033020, Date: 06/30/2023



TEL 305 • 810 • 2500 EIN 54-0572269

INVOICE SUMMARY-REMITTANCE PAGE

U.S. Sugar Corporation ATTN: Luke Kurtz 111 Ponce de Leon Avenue Clewiston, FL 33440-3098 FILE NUMBER: 054740.0000016 INVOICE NUMBER: 114033020 DATE: 06/30/2023

CLIENT NAME: U.S. Sugar Corporation
BILLING ATTORNEY: WALTER ANDREWS

Statement for professional services and charges rendered in connection with the referenced matter(s), for the period ending May 31, 2023 per the attached itemization:

CURRENT INVOICE SUMMARY:

RE: (Hunton # 054740.0000016) Coverage Action against AIG

 Current Fees:
 \$ 501,787.90

 Current Charges:
 0.00

 CURRENT INVOICE AMOUNT DUE:
 \$ 501,787.90

TO RECEIVE PROPER CREDIT, PLEASE ATTACH REMITTANCE COPY WITH PAYMENT.

FOR BILLING INQUIRIES, PLEASE CALL: 804-788-8555

To Pay By Mail: HUNTON ANDREWS KURTH LLP PO BOX 405759

ATLANTA, GA 30384-5759

To Pay by Wire Transfer or ACH: Bank: Truist Bank, Richmond, VA

Account Name: Hunton Andrews Kurth LLP Operating

Account Number: 001458094 ABA Transit: 061000104

Swift Code (International): SNTRUS3A

Information with Wire: File: 054740.0000016, Inv: 114033020, Date: 06/30/2023



TEL 305 • 810 • 2500

EIN 54-0572269

INVOICE DETAIL

U.S. Sugar Corporation ATTN: Luke Kurtz 111 Ponce de Leon Avenue Clewiston, FL 33440-3098 FILE NUMBER: INVOICE NUMBER: DATE:

054740.0000016 114033020 06/30/2023

CLIENT NAME: U.S. Sugar Corporation
BILLING ATTORNEY: WALTER ANDREWS

RE: (Hunton # 054740.0000016) Coverage Action against AIG

FOR PROFESSIONAL SERVICES RENDERED THROUGH MAY 31, 2023:

DATE	TIMEKEEPER	DESCRIPTION	HOURS
05/01/2023	W ANDREWS	Review and supplement letter to AIG regarding fees; review AIG motion to strike US Sugar witnesses.	0.80
05/01/2023	V CHAPUNOFF	Attend call with attorneys and expert S. Hawkins, and analyze information sent to and from Mr. Hawkins, in connection with identifying various types of invoices for use at trial.	0.20
05/01/2023	V CHAPUNOFF	Analyze docket entries 82-93 related to motion for leave to amend complaint, both parties' objections and counter-designations, proposed pretrial stipulations, proposed voir dire questions, and pretrial disclosures, and Akerman's motion to withdraw as counsel, and supplement court pleadings index to reflect same.	0.60
05/01/2023	J L HUCKABA	Evaluate strategy for briefing Florida law on the ability to make across the board cuts when determining the reasonableness of fees.	0.30
05/01/2023	J L HUCKABA	Analyze local rules and scheduling order on requirements for proposed jury instructions.	0.30
05/01/2023	J L HUCKABA	Analyze precedent on compensable attorneys fees under Florida law in connection with drafting jury instructions.	1.70
05/01/2023	J L HUCKABA	Research precedent on Florida standard jury instructions model instruction 12(c).	0.50
05/01/2023	J L HUCKABA	Analzye precedent on appropriateness of across-the- board reductions under Florida law.	3.30
05/01/2023	J L HUCKABA	Draft summary of precedent on the appropriateness of across-the-board percentage reductions under Florida law.	1.00

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DATE	TIMEKEEPER	DESCRIPTION		HOURS
05/01/2023	A A PEREZ	Develop strategy for how to proceed with light of AlG's recent filings (.7); analyze A from April 28, 2023 (.7); email opposing oregarding exchanging jury instructions (.3) cases discussing burden of proof for fees draft jury instructions (.9); prepare for and in teleconference with Scott Hawkins reg exhibits (1.1); draft jury instructions in sur Sugar's claim (4.6); analyze 11th Circuit instructions (1.0).	AIG's filings counsel B); analyze s in order to d participate arding pport of US	9.30
05/01/2023	K M RUDD	Research jury instructions that have been to Judge Scola in the last 2 years in any		0.90
05/01/2023	K M RUDD	Research jury instructions that have been to Judge Scola and approved by the Cout 5 years in a civil case		0.50
05/01/2023	C D STEKLOF	Communicate with Ms. Huckaba regardir into various issues (.3); communicate wit Hawkins regarding support for jury instrutrial exhibits (.8); communicate regarding issues related to trial tasks and compilati instructions (1.0); analyze pretrial stipulate exhibit list filed by AIG (.7); review expert transcript to draft demand for additional refrom Mr. Ranis (2.0); address various issues to potential withdrawal of Akerman from address various pretrial issues (.6).	h Mr. ctions and various on of jury tion and deposition materials ues related	6.40
05/02/2023	W ANDREWS	Review next step in Denton's conflict issuattempted withdrawal by Akerman; review strategy with Mr. Kurtz; review research defense costs; work on opposition to AIG strike.	w trial regarding	2.00
05/02/2023	V CHAPUNOFF	Analyze task list, information sent to and Hawkins in connection with identifying va of invoices for use at trial, and next steps connection with preparing trial exhibits ar witnesses.	rious types in	0.20
05/02/2023	K L FAGLIONI	Correspondence regarding proposed res Akerman's motion for leave to withdraw a conference with Cary Steklof regarding s	and	0.50
05/02/2023	J L HUCKABA	Analyze and review insurer's motion to st disclosure of witnesses.	trike	0.50
05/02/2023	J L HUCKABA	Analyze jury instructions submitted to fee court judge in last two years in a civil cas instructions submitted and approved to the judge in the last five years.	e and jury	0.20
05/02/2023	J L HUCKABA	Evaluate strategy for drafting opposition motion to strike disclosure of witnesses.	to insurer's	0.50

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CLIENT NAM FILE NUMBE	•	tion DATE: PAGE:	06/30/2023 3
DATE	TIMEKEEPER	DESCRIPTION	HOURS
05/02/2023	J L HUCKABA	Analyze precedent on the factors considered in determining the reasonableness of fees in connection with preparing proposed jury instructions	0.20
05/02/2023	J L HUCKABA	Analyze previously submitted jury instructions and accompanying authority submitted in insurance cases in the southern district of Florida.	1.40
05/02/2023	A A PEREZ	Analyze AIG's motion to strike witnesses and develop strategy for response (1.0); revise jury instructions (4.7);	5.70
05/02/2023	K M RUDD	Research jury instructions that have been submitted to Judge Scola and approved by the Court in any insurance case.	1.90
05/02/2023	C D STEKLOF	Communicate regarding various issues related to jury instructions (1.3); communicate regarding opposition to insurer's motion to strike trial witnesses (.5); communicate with client regarding various issues related to trial preparation and trial (.8); finalize request for documents from Mr. Ranis and send same (.5); address various issues related to jury instructions, pending motions, litigation tasks, and trial preparation (2.6).	5.70
05/03/2023	W ANDREWS	Work on jury instructions and review case law regarding same; work on witness outlines; review potential trial exhibits; work on opposition to motion to strike US Sugar witnesses; review strategy regarding US Sugar client representative at trial.	5.50
05/03/2023	V CHAPUNOFF	Analyze C&l's trial exhibit list, identify exhibits on C&l's trial exhibit list not on U.S. Sugar's trial exhibit list, prepare said identified exhibits for input into database, and create corresponding exhibit tracking charts.	3.00
05/03/2023	V CHAPUNOFF	Attend conference call with attorneys regarding jury instructions, response to motion to strike U.S. Sugar's witnesses, witness outline, trial exhibits, and trial strategy.	1.20
05/03/2023	J L HUCKABA	Analyze precedent on fee reductions in connection with rebutting insurer's expert's testimony at trial.	0.20
05/03/2023	J L HUCKABA	Analyze strategy for utilizing duty to defend reasonable fees cases in drafting jury instructions.	0.40
05/03/2023	J L HUCKABA	Evaluate strategy for objecting to insurer's exhibits, preparing demonstrative exhibits of invoices, preparing trial witnesses, and finalizing jury instructions.	1.40
05/03/2023	J L HUCKABA	Analyze federal rules of evidence to determine deadline to produce demonstratives to opposing counsel.	0.20

HUNTON ANDREWS KURTH LLP

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INVOICE:

CLIENT NAM	J 1	tion DATE: PAGE:	06/30/2023 4
DATE	TIMEKEEPER	DESCRIPTION	HOURS
05/03/2023	J L HUCKABA	Analyze precedent on the types of facts that can be judicially noticed in connection with drafting jury instructions.	3.10
05/03/2023	J L HUCKABA	Draft memorandum synthesizing precedent from Florida federal courts on the types of facts subject to judicial notice.	0.40
05/03/2023	A A PEREZ	Analyze research regarding judicial notice (.3); analyze whether U.S. Sugar should object to Defendant's exhibit list (.7); analyze whether demonstratives must be included in exhibit list (.6); develop strategy for Buker's witness outline (.8); revise jury instructions to incorporate Walter Andrews and Cary Steklof's comments (5.8); analyze topics that need to be resolved in preparation for trial (1.5).	9.70
05/03/2023	C D STEKLOF	Communicate regarding various issues related to draft jury instructions (.8); exchange various correspondence regarding issues related to trial preparation (1.0); communicate with team regarding jury instructions, trial witnesses, pending motions, and trial tasks (1.3); analyze issues related to preparation of outlines for trial witnesses (.5); review draft jury instructions and draft proposed revisions and comments to same (3.1).	6.70
05/04/2023	W ANDREWS	Work on draft jury instructions and legal research regarding same; telephone call with Mr. Kurtz regarding litigation strategy; review potential objections to AIG proposed trial exhibits and pretrial stipulations; review Ranis deposition transcript; review outline of brief in opposition to motion to strike; outline new summary judgment motion on duty to defend; outline strategy regarding Dentons conflict.	7.00
05/04/2023	V CHAPUNOFF	Analyze C&I's trial exhibit list, identify exhibits on C&I's trial exhibit list not on U.S. Sugar's trial exhibit list, prepare said identified exhibits for input into database, and create corresponding exhibit tracking charts.	3.90
05/04/2023	A DEFIELD	Conference with Mr. Andrews re: jury instructions research and burden shifting; provide instruction to team on research needed.	1.10
05/04/2023	A DEFIELD	Review jury instructions and verdict form; revise and supplement; review case law cited therein as part of revision process.	2.60

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HUNTON ANDF CLIENT NAME: FILE NUMBER:	•	ion	INVOICE: DATE: PAGE:	114033020 06/30/2023 5
DATE TI	MEKEEPER	DESCRIPTION		HOURS
05/04/2023 A	DEFIELD	Review prior court orders, answer, compre-trial stipulations to determine whether motion; research and analysis on filing resummary judgment on limited issue; revion reasonableness issue.	er to file notion for	4.90
05/04/2023 A	DEFIELD	Outline motion and next steps.		0.80
05/04/2023 A	DEFIELD	Begin research for motion re: insurer's of full reimbursement of underlying suit cost		2.00
05/04/2023 J	L HUCKABA	Research precedent nationwide on reas in cases where the insurer wrongfully re- defend.		2.00
05/04/2023 J	L HUCKABA	Analyze precedent nationwide on reaso where an insurer wrongfully refuses to compare the compared to the compa		1.50
05/04/2023 J	L HUCKABA	Analyze arguments from the insurer's ex the fees paid in the underlying lawsuit w unreasonable in connection with trial pre	ere	0.20
05/04/2023 J	L HUCKABA	Evaluate strategy for instructing jury on establishing payment of fees and the buestablishing reasonableness of fees.		f 0.80
05/04/2023 J	L HUCKABA	Draft outline of response in opposition to motion to strike witnesses disclosed pos		0.70
05/04/2023 J	L HUCKABA	Analyze precedent cited in insurer's more witnesses disclosed post-discovery in convitation with drafting the response in opposition motion.	onnection	0.90
05/04/2023 J	L HUCKABA	Draft legal memorandum of law section in opposition to insurer's motion to strike disclosed post-discovery.		1.00
05/04/2023 J	L HUCKABA	Draft introduction section of response in insurer's motion to strike witnesses disc discovery.		0.50
05/04/2023 J	L HUCKABA	Draft argument section of response in o insurer's motion to strike witnesses disc discovery.		2.50
05/04/2023 A	A PEREZ	Analyze whether US Sugar should file n damages (.6); develop strategy for what US Sugar's verdict form (.8); draft US S objections to AlG's Exhibit list (1.6); revi Sugar's proposed verdict form (.5); draft proposed verdict form (.7); analyze whe Sugar should file motion for summary ju based on newly raised issues of law (1.7 revise jury instructions to incorporate A. comments (2.3); revise jury instructions incorporate W. Andrews comments (2.6	to include in ugar's se US: US Sugar's ther US dgment 1); further DeField's to	10.20

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CLIENT NAM	• •	ion DA		06/30/2023
FILE NUMBE	ER: 054740.0000016	PA	AGE:	6
DATE 05/04/2023	TIMEKEEPER K M RUDD	DESCRIPTION Research jury instructions filed in Balcor Reholdings, Inc. v. Walentas-Phoenix Corp., 150, 153 (7th Cir. 1996), U.S. Bank Nat. As Long, No. 13-C-0257, 2014 WL 3044617, a Wis. July 3, 2014), Taco Bell Corp. v. Cont Co., 388 F.3d 1069, 1075-76 (7th Cir. 2004 Pharm. Co. v. Auto. Ins. Co. of Hartford, 21 Supp. 2d 1017, 1024-25 (N.D. III. 2002), M. Holding Co. v. Baxter Travenol Labs., Inc., 518, 520 (7th Cir. 1999) and Kallman v. Ra Corp., 315 F.3d 731, 742 (7th Cir. 2002).	73 F.3d ss'n v. at *2 (E.D. 'I Cas. 1), Knoll 10 F. edcom 200 F.3d	HOURS 0.70
05/04/2023	C D STEKLOF	Address various issues related to draft jury instructions and revisions to same (2.0); an appropriate opposition to Akerman's motion withdraw (1.0); analyze and communicate in potential strategy to seek total fees through judgment motion (2.0); complete tasks relawitness preparation and upcoming trial (2.9)	n <mark>alyze</mark> n to regarding n summary ted to	7.90
05/05/2023	W ANDREWS	Work on brief in opposition to motion to stri on draft jury instructions; work on opposition Akerman motion to withdraw; work on summing judgment motion on defense expenses; review thankins deposition transcript for possible corrections; review AIG proposed draft jury instructions; review correspondence from Aregarding Denton's conflict; review correspondence from AIG re attorney fees.	on to mary view Scott ,	9.00
05/05/2023	V CHAPUNOFF	Analyze and revise task list, and analyze no in connection with preparing objections to 0 exhibits.		0.30
05/05/2023	V CHAPUNOFF	Analyze information sent to and from client Bishop (Mayer Brown), G. Schwinghamme (Gunster), and expert S. Hawkins on May 5 regarding witness trial preparation, identify prepare ebinders of documents for review Bishop and Mr. Schwinghammer, and prep documents for delivery via FTP site.	r 5, 2023, and by Mr.	0.80
05/05/2023	A DEFIELD	Review correspondence with experts on expreparation; review revised jury instructions case law and continue research in order to dispositive motion, motion for leave, and st of material facts; draft motion and incorpora memorandum of law; revise motion.	s; Review draft atement	7.90
05/05/2023	K L FAGLIONI	Conference and correspondence with Cary regarding response to Akerman's motion for withdraw; review of motion and related pleat preparation of draft response.	or leave to	2.50
05/05/2023	J L HUCKABA	Review correspondence on strategy for wit preparation.	ness	0.10

DATE:

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06/30/2023

HUNTON ANDREWS KURTH LLP

CLIENT NAME: U.S. Sugar Corporation

	1740.0000016		PAGE:	7
DATE TIMEKEER	PER	DESCRIPTION		HOURS
05/05/2023 J L HUC		Research precedent on the standard for s justified within the meaning of Rule 37(c) Florida law.		1.60
05/05/2023 J L HUC		Revise draft response in opposition to ins motion to strike to include cites to exhibits Florida law.		1.00
05/05/2023 J L HUC		Draft revisions to response in opposition motion to strike witnesses disclosed post		1.80
05/05/2023 J L HUC		Draft revisions to argument section of res opposition to insurer's motion to strike wit disclosed post-discovery.		1.50
05/05/2023 J L HUC		Draft summary of material facts section o in opposition to insurer's motion to strike disclosed post-discovery.		0.50
05/05/2023 J L HUC		Analyze invoices and exhibits to expert's for identification of individuals named in v		1.60
05/05/2023 J L HUC		Draft summary of next steps for witness of drafting opposition to motion to strike, and preparation.		0.20
05/05/2023 J L HUC		Draft conclusion of response in opposition to strike witnesses disclosed post-discover		0.20
05/05/2023 A A PER		Review AIG's proposed jury instructions (whether US Sugar can use demonstrative included on exhibit list (2.0); revise US Subjections to AIG's exhibit list (.8); revise US Sugar's jury instructions and circulate to opposing counsel (2.1).	es not ugar's and finalize	5.60
05/05/2023 C D STE		Review analysis and issues related to instruction to strike trial witnesses (.5); excharge correspondence regarding use of demonstrial (.5); review various correspondence from insurer regarding Dentons conflict (.coordinate drafting and revisions related objections to AIG's exhibit list and U.S. S proposed jury instructions and communicate regarding same (4.1); review and analyze jury instructions from AIG and communicate regarding same (1.5); exchange various correspondence to coordinate pretrial with sessions and materials for review by with review draft summary judgment motion (acommunicate regarding issues related to withdraw motion (.5).	ange various stratives at received 5); to ugar's cate e proposed ate ness prep lesses (1.0); 1.0);	9.60

HUNTON AN CLIENT NAM FILE NUMBE	장하다	tion	INVOICE: DATE: PAGE:	114033020 06/30/2023 8
DATE	TIMEKEEPER	DESCRIPTION		HOURS
05/06/2023	W ANDREWS	Review and supplement draft summary motion; review additional case law researegarding same; review AIG proposed juinstructions and case law regarding samand supplement draft brief in opposition motion to withdraw due to Denton's contract.	arch ury ne; <mark>review to Akerman</mark>	6.00
05/06/2023	A DEFIELD	Revise motion for summary judgment.		1.90
05/06/2023	K L FAGLIONI	Preparation of draft response to Akerma for leave to withdraw; correspondence resame.		1.00
05/06/2023	A A PEREZ	Analyze Scott Hawkins email regarding work on invoices (.5); analyze whether a conference should be requested (.3); co and US Sugar's proposed jury instructio analyze how to proceed with differences	a pretrial mbine AIG ns and	3.90
05/06/2023	C D STEKLOF	Exchange various correspondence regapleadings for filing and forthcoming Moti Summary Judgment (.7); revise response Akerman's motion to withdraw (1.8); revision for Summary Judgment and draft affidavit from Mr. Kurtz (3.0).	ion for se to ise draft	5.50
05/07/2023	W ANDREWS	Substantial work on summary judgment motion for leave to file summary judgme of facts, Luke Kurtz affidavit, and motion Akerman withdrawal due to Denton conf	ent, statemen to oppose	3.50
05/07/2023	A DEFIELD	Review and analyze revisions and revisions summary judgment accordingly; research for extension; review and analyze research motion for extension; revise motion	ch for motion rch; draft	4.90
05/07/2023	C D STEKLOF	Revise motion for summary judgment ar supporting Kurtz affidavit (2.7); revise re regarding Akerman's motion to withdraw	esponse	3.20
05/08/2023	W ANDREWS	Review of new drafts of summary judgm work on opposition to motion to strike;	nent papers;	9.00
		review jury instruction filings by AIG and review and supplement new draft of opp withdrawal of Akerman; begin outlining testimony for trial.	osition to	
05/08/2023	V CHAPUNOFF	Separate firm and third-party vendor fee expenses by entity and analyze next ste connection with same, for use in motion judgment, and prepare exhibits to affida Kurtz in support of motion for summary	eps in for summary avit of Luke	1.50

HUNTON AN CLIENT NAM FILE NUMBE	[10] [10] [10] [10] [10] [10] [10] [10]	ation INVOICE: DATE: PAGE:	114033020 06/30/2023 9
DATE	TIMEKEEPER	DESCRIPTION	HOURS
05/08/2023	V CHAPUNOFF	Analyze information sent to and from expert S. Hawkins in connection with Mayer Brown and Gunster invoice comparison chart.	0.20
05/08/2023	V CHAPUNOFF	Analyze and revise deadlines chart and task list, prepare case law for use in reply in support of Plaintiff's motion for leave to amend the complaint, and analyze next steps in relation to said reply, pretrial conference, and juror research.	1.90
05/08/2023	A DEFIELD	Revise motion for summary judgment briefing; discuss strategy with team;	8.80
		discuss strategy with team on amendment to initial disclosures; review correspondence on requesting pre-trial conference with Court; review conferral correspondence with opposing counsel regarding motion for extension/for leave.	
05/08/2023	K L FAGLIONI	Review proposed edits to Akerman's motion for leave to withdraw and correspondence with Cary Steklof and Walter Andrews regarding same.	0.50
05/08/2023	J L HUCKABA		0.40
05/08/2023	J L HUCKABA	Analyze jury instructions filed and approved in the southern district of Florida to determine mechanism for filing joint proposed jury instructions.	0.30
05/08/2023	J L HUCKABA	Evaluate strategy for finalizing motion for summary judgment and drafting letter to insurer with calculation of final damage amount.	0.60
05/08/2023	J L HUCKABA	Evaluate strategy for filing a motion for a pretrial conference in light of correspondence from judicial clerk on the calendar call and scheduling a pretrial conference.	0.10
05/08/2023	J L HUCKABA		1.60
05/08/2023	J L HUCKABA		1.00
05/08/2023	J L HUCKABA	Evaluate strategy for revising and filing motion for extension of deadline to file summary judgment motion.	0.20

DATE:

114033020 06/30/2023

HUNTON ANDREWS KURTH LLP

CLIENT NAME: U.S. Sugar Corporation

FILE NUMBE	ER: 054740.0000016	PAGE:	10
DATE	TIMEKEEPER	DESCRIPTION	HOURS
05/08/2023	A A PEREZ	Analyze how to proceed with deduction of co-op payments (2.0); analyze Luke Kurtz affidavit (.3); analyze draft motion for summary judgment (.6); analyze draft motion for extension of dispositive motion deadline (.4); revise motion for summary judgment regarding Defense Expenses to add chart regarding fees (.8); revise joint jury instructions in preparation for filing (2.10); revise draft motion for summary judgment regarding Defense Expenses (1.2); draft joint motion requesting pretrial conference (.6); develop strategy for how to revise motion for summary judgment on defense expenses (.4); develop strategy for pretrial conference in light of Court's statements (.6); call Judge Scola's chambers regarding pretrial conference and calendar call (.3); develop strategy for how to proceed with jury instructions in light of meet and confer (.5); participate in meet and confer with opposing counsel re: jury instructions (.5).	
05/08/2023	C D STEKLOF	Draft and revise motion for summary judgment, notice of filing summary judgment evidence, statement of material facts, and supporting affidavit from Mr. Kurtz and communicate regarding various issues related to same (9.5); address various issues related to monetary damages to be sought at trial (1.0).	10.50
05/09/2023	W ANDREWS	Final review and supplementation of draft motion for summary judgment, motion for leave to file and statement of undisputed facts; work on trial and witness strategy.	5.00
05/09/2023	V CHAPUNOFF	Identify and prepare invoice-related information for use in motion for summary judgment.	0.40
05/09/2023	A DEFIELD		10.50
05/09/2023	J L HUCKABA	Analyze correspondence from underlying defense counsel on the roles of law firms and third-party vendors in connection with drafting summary judgment motion on defense expenses.	0.30
05/09/2023	J L HUCKABA		1.40

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CLIENT NAM	하다면서 있는 사람들은 사람들이 가장 아니라 하는 것이 없는 것이 없는 것이 없다면 하는 것을 받았다.	oration DATE: PAGE:	06/30/2023 11
DATE	TIMEKEEPER	DESCRIPTION	HOURS
05/09/2023	J L HUCKABA		1.00
05/09/2023	J L HUCKABA		2.10
05/09/2023	J L HUCKABA		1.20
05/09/2023	J L HUCKABA		1.00
05/09/2023	J L HUCKABA		1.30
05/09/2023	A A PEREZ	Continue drafting direct examination outline for Robert Buker (3.10); communicate with Greg Schwinghammer regarding availability for trial (.3); email opposing counsel regarding joint motion requesting pretrial conference (.3); prepare for and participate in teleconference with Scott Hawkins regarding exhibits for trial (.6); 3); finalize motion for extension of dispositive motion deadline (1.3); draft joint motion requesting pretrial conference (.6); develop strategy for witness preparation in light of upcoming tasks (.5); revise chart in motion for summary judgment regarding Defense Costs requested (1.8).	8.80
05/09/2023	C D STEKLOF	Draft, revise, and finalize motion for extension to file summary judgment motion, notice of filing summary judgment evidence, Kurtz affidavit, statement of material facts, and proposed Motion for Summary Judgment and coordinate filing of same	7.40
05/10/2023	W ANDREWS	Work on trial witness strategy; work on summary judgment strategy; work on expert witness document issues and review subsequent production by Mr. Ranis regarding same; review Ranis deposition transcript to prepare for trial;	7.50
05/10/2023	A DEFIELD		10.50

CLIENT NAME: U.S. Sugar Corpora FILE NUMBER: 054740.0000016	ation DATE: PAGE:	06/30/2023 12
DATE TIMEKEEPER	DESCRIPTION	HOURS
05/10/2023 J L HUCKABA		1.30
05/10/2023 J L HUCKABA		1.20
05/10/2023 J L HUCKABA	Evaluate strategy for next steps, including coordinating on filing deadlines for reply to response in opposition to motion for extension in light of court expedited briefing order.	
05/10/2023 J L HUCKABA		0.70
05/10/2023 J L HUCKABA	Draft background and introduction section of Schwinghammer Direct Witness Outline.	0.50
05/10/2023 J L HUCKABA	Evaluate strategy for drafting revisions to response opposition to insurer's motion to strike witnesses disclosed post-discovery.	in 0.70
05/10/2023 A A PEREZ	Finalize joint motion requesting pretrial conference (.2); communicate with Scott Hawkins regarding prid direct examinations (.4); communicate with Scott Hawkins regarding prior direct examinations (5.2); analyze Scott Hawkin's expert report in order to dradirect examination outline (1.5); finalize direct examination outline for Robert Buker (3.10).	
05/10/2023 K M RUDD	Research and locate any and all documents filed by Paul Ranis in Lakeside Villas at Bonaventure vs. Rachael Larrier, et al., Case No. 13-021843, In the Circuit Court of the 17th Judicial Circuit, Broward County, FL and Chateau 2 Condominium Association vs. Melva Chennault, et al., Case No. 04-18404 (09 In the Circuit Court of the 17th Judicial Circuit, Broward County, FL	on
05/10/2023 C D STEKLOF	Analyze and outline response to AIG's motion to strike trial witnesses (1.5); communicate with client regarding various issues related to trial preparation and trial and address same with Mr. Andrews (1.3); communicate regarding response to motion to strike trial witnesses (.5); address various issues related twitness outlines and tasks in preparation for trial (1.0); analyze materials produced by Mr. Ranis based on expert deposition and exchange correspondence regarding same (.6); review and revise response to AIG's motion to strike trial witnesses (6.6).	9
05/10/2023 S A WEEKS	Research all documents filed by Ranis in the three actions disclosed in deposition and subsequent May 10 email.	0.70 y

HUNTON AN CLIENT NAM FILE NUMBE	[18] [18] [18] [18] [18] [18] [18] [18]	ation	INVOICE: DATE: PAGE:	114033020 06/30/2023 13
DATE	TIMEKEEPER	DESCRIPTION		HOURS
05/10/2023	S A WEEKS	Review materials from Ranis deposition requesting documents; research rule for documents.		2.00
05/11/2023	W ANDREWS		8	1.50
05/11/2023	V CHAPUNOFF	Identify information in connection with incoop payments for attorney use in witner briefing preparation.		0.20
05/11/2023	A DEFIELD	Develop strategy with team regarding more practice and next steps (.9); communical Steklof re: requested relief in motion and (.5); review additional case law (1).	te with Mr.	2.40
05/11/2023	J L HUCKABA	Draft revisions to response in opposition motion to strike.	of insurer's	0.60
05/11/2023	J L HUCKABA	Evaluate strategy for next steps, includin response to motion to strike and preparir trial outlines.		0.20
05/11/2023	J L HUCKABA	Analyze insurer's expert deposition trans connection with drafting direct witnesses witness Greg Schwinghammer.		1.10
05/11/2023	J L HUCKABA	Draft hours expended and reasonable radirect witness outline for witness Greg Schwinghammer.	te section of	1.30
05/11/2023	J L HUCKABA	Draft underlying lawsuit and complexity of sections of direct witness outline for witn Schwinghammer.		2.00
05/11/2023	J L HUCKABA	Draft attorney-client relationship and oute underlying lawsuit sections of direct withe for witness Greg Schwinghammer.		1.00
05/11/2023	J L HUCKABA	Draft number of attorneys and coordinati other law firms sections of direct witness witness Greg Schwinghammer.		1.00
05/11/2023	J L HUCKABA	Research precedent on the sufficiency or claims, including cases denying motions bad faith claims.		0.90
05/11/2023	A A PEREZ	Analyze and provide comments to initial Greg Schwinghammer's direct examinati analyze how to profer expert witness (.6) strategy for what to include in Luke Kurtz examination outline (.8); analyze C. Stek from Scott Hawkins' deposition and incorsame into direct examination outline (.9); drafting Scott Hawkins direct examination (7.2); analyze Scott Hawkins prior trial te regarding fees (.6).	ion (.5);); develop z' direct cloff's notes rporate the ; continue n outline	10.60

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DATE	TIMEKEEPER	DESCRIPTION	HOURS
05/11/2023	C D STEKLOF	Review proposed revisions to response to motion to strike (.5); address various issues related to trial prep and trial logistics (1.0); draft correspondence to client regarding various motions pending before court, trial logistics, and related matters (1.0); communicate regarding issues related to witness outlines and preparation (.5); review and revise draft reply in support of motion for leave to amend complaint (2.7).	
05/12/2023	W ANDREWS		1.20
05/12/2023	W ANDREWS	Review and supplement draft Hawkins direct examination outline in preparation for meeting with him regarding his trial testimony; review AIG opposition to motion for leave to file summary judgment motion on damages and online reply to same; review and supplement draft examination outline for Mr. Buker; review and supplement brief in opposition to motion to strike.	5.00
05/12/2023	V CHAPUNOFF	Identify and prepare documents for use at pretrial conference, including index to same.	1.00
05/12/2023	V CHAPUNOFF	Identify information in connection with invoices to assist counsel in preparing witness outlines.	0.30
05/12/2023	A DEFIELD	(.8); (1); (.7); review task	2.80
05/12/2023	J L HUCKABA		1.00
05/12/2023	J L HUCKABA	Evaluate strategy for dividing amounts of defense costs by vendor and firm to determine amounts attributable in connection with drafting witness outlines.	0.20
05/12/2023	J L HUCKABA	Evaluate strategy for expanding on attorney rates and hours expended in witness outlines in connection with trial preparation.	0.20
05/12/2023	J L HUCKABA	Draft revisions to direct witness outline for witness Greg Schwinghammer.	2.00
05/12/2023	J L HUCKABA	Analyze invoices to determine the total amount of fees and costs incurred for the law firms involved in the defense of the underlying lawsuit.	1.00

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DATE	TIMEKEEPER	DESCRIPTION		HOURS
05/12/2023	J L HUCKABA	Draft total fees incurred section of direct outline for witness Greg Schwinghammer		0.90
05/12/2023	J L HUCKABA	Analyze invoices to determine rates charattorneys, electronic discovery manager, investigator, and paralegals.	ged for	2.00
05/12/2023	J L HUCKABA	Draft revisions relating to rates charged a reasonably expended for all firm attorney professionals to direct witness outline for Greg Schwinghammer.	s and other	1.40
05/12/2023	A A PEREZ	Draft outline of direct examination of Luke (6.4); analyze AIG's opposition to U.S. So Motion for Extension (.3); analyze contract by Gravity Stack for trial support services U.S. Sugar's opposition to AIG's motion to order to file the same (.9); develop strate preparation in light of recent development analyze whether to add additional Ranis exhibit list (.6); draft notice of filing object AIG's exhibit list (.8).	ugar's cts provided (.6); revise o strike in gy for trial ts (.7); affidavits to	
05/12/2023	C D STEKLOF	Communicate regarding notice of filing to objections to AIG trial exhibits (.4); comm Mr. Andrews regarding upcoming filings a steps (.3); address various issues related tasks and trial preparation (1.0); revise an opposition to AIG's motion to strike trial was a step of the communication of the commun	iuni <mark>cate with</mark> and next I to litigation nd finalize	
05/13/2023	W ANDREWS	(6.4). Review arguments in support of motion for file summary judgment motion.	or leave to	1.00
05/13/2023	A A PEREZ	Continue drafting direct examination outli Kurtz.	ne for <mark>Lu</mark> ke	4.30
05/13/2023	C D STEKLOF	Analyze and outline response to AIG's opmotion for leave to file motion for summa (1.5); draft reply in support of motion for I summary judgment motion (5.6); draft correspondence regarding potential settle discussions prior to trial (.6).	ry judgment eave to file	7.70
05/14/2023	W ANDREWS	Review draft Buker trial witness outline; r supplement draft reply brief in support of leave to file summary judgment motion.		1.50
05/14/2023	C D STEKLOF	Draft and revise reply in support of motio extension to file proposed Motion for Sun Judgment		5.70

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DATE	TIMEKEEPER	DESCRIPTION		HOURS
05/15/2023	W ANDREWS	Meet with Mr. Hawkins to prepare for his testimony, and review his deposition trar same; additional review of draft reply brie of motion for leave to file summary judgm prepare for pretrial conference; review or motion for leave to file summary judgment and consider strategy and outline argum regarding same.	nscript re ef in support nent motion; ourt order on nt motion	
05/15/2023	V CHAPUNOFF	Identify and prepare documents for use a conference, including index to same.	at pretrial	1.60
05/15/2023	V CHAPUNOFF	Analyze docket entries 106-113 related to unopposed motion showing good cause Walter J. Andrews from pretrial conferent objections to Defendant's exhibit list, Ake amended motion for leave to withdraw, Formotion for leave to amend complaint, Demotion to strike post-discovery disclosure witnesses, and Plaintiff's expedited motion extension of dispositive motion deadline for expedited briefing, supplement court index to reflect same, and analyze inform to client regarding order affecting deadling	to excuse ace, erman LLP's Plaintiff's efendant's e of on for and request pleadings nation sent	0.50
05/15/2023	A DEFIELD	Review opposition to motion for extensic outline points to drive home in reply (.8); revise, and supplement draft reply (2); re orders (.3); confer with team on strategy forward (1).	review, eview new	4.10
05/15/2023	J L HUCKABA	Research precedent on policy interpretar Florida law in connection with reply in su motion for extension of time to file summing judgment motion.	pport of	0.50
05/15/2023	J L HUCKABA	Research precedent on the "law of the cin connection with reply in support of mo extend time to file summary judgment me	tion to	e 0.30
05/15/2023	J L HUCKABA	Draft revisions and address comments to support of motion for extension of time to summary judgment motion.		0.80
05/15/2023	J L HUCKABA	Draft introduction and biographical information of direct witness outline for witne Bishop.		0.30
05/15/2023	J L HUCKABA	Evaluate strategy for trial preparation follourt's order granting motion for extension file summary judgment motion.		0.20

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DATE	TIMEKEEPER	DESCRIPTION		HOURS
05/15/2023	A A PEREZ	Analyze which law firms and vendors s further investigated for reply in support summary judgment (.5); analyze order withdraw. (.2); develop strategy for how case in light of recent order on motion (1.5); analyze Court's order on motion (.3); continue drafting direct examination Luke Kurtz (3.6)	of motion for on motion to to proceed in for extension for extension.	
05/15/2023	C D STEKLOF	Review direct examination outline for M and meet with expert witness to prepar testimony (4.5); review court orders pos and granting leave to file summary judg (.5); draft various correspondence to wit regarding postponement and future pla (.5); communicate with client regarding analyze various issues for research in with breach of duty to defend and record damages and communicate with team research efforts and continued prepara (2.5).	e for trial stponing trial gment motion itnesses nning for trial orders (.5); connection verable to coordinate	
05/16/2023	V CHAPUNOFF	Analyze docket entries 114-116 related Sugar's motion for summary judgment, supplement court pleadings index to re	and	0.10
05/16/2023	A DEFIELD	Conference with Mr. Steklof on next ste conference with Mr. Steklof and Ms. Pe dispositive motion strategy and researce reply in support of motion for summary pull key cases together for Ms. Perez's her drafting of caselaw chart (.5).	erez on th tasks for judgment (.5)	
05/16/2023	A A PEREZ	Develop strategy for reply in support of summary judgment.	motion for	0.60
05/16/2023	C D STEKLOF	Analyze various issues related to next solution in light of Court's order postpot (1.0); analyze necessary research into law on recoverable damages in connect forthcoming reply in support of summar (1.5); communicate with team and exchange correspondence to coordinate upcomin tasks and prepare for reply in support of judgment (2.4).	ning trial Florida case stion with ry judgment nange various g litigation	4.90
05/17/2023	W ANDREWS	Review strategy regarding AIG obligation coverage fees and review corresponde same; review new bad faith research.		1.00
05/17/2023	A DEFIELD	(1.5); with Ms. Perez on chart on duty to defe cases for MSJ Reply/trial (.2).	(.5); conferend damages	2.20

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DATE	TIMEKEEPER	DESCRIPTION		HOURS
05/17/2023	J L HUCKABA	Conference with client and underlying corregarding role of vendors and each law fir underlying litigation in connection with drain support of motion for summary judgme defense expenses.	rm in the afting reply	1.80
05/17/2023	A A PEREZ	Closely analyze cases awarding fees after breached duty to defend in order to assist drafting of reply in support of motion for significant (5.8); analyze how newly reveat information regarding vendors impacts strease (.6); participate in teleconference with Sugar regarding roles of vendors and law underlying case in preparation for reply in motion for summary judgment (1.9).	t with ummary led rategy of th U.S. r firms in	8.30
05/17/2023	C D STEKLOF	Draft and revise correspondence to insur- reimbursement of coverage litigation fees and related issues in connection with pay invoices (2.0); communicate with client ar Schwinghammer regarding underlying ve involvement and fees and draft notes in of with same (1.8); review prior research reg policyholder's ability to control defense af coverage denial and exchange correspor- regarding same (1.0); address various is to upcoming litigation tasks and next step	and costs ment of nd Mr. ndor connection garding fter ndence sues related	
05/18/2023	W ANDREWS			0.80
05/18/2023	A DEFIELD			2.80
05/18/2023	J L HUCKABA			0.20
05/18/2023	J L HUCKABA	Draft summary of meeting with client and counsel regarding the roles of each firm a to assist in drafting reply in support of mosummary judgment.	and vendor	0.40
05/18/2023	A A PEREZ	Continue to closely analyze cases award after insurer breached duty to defend in cassist with drafting of reply in support of r summary judgment (3.0); (.3).	rder to	3.30

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FILE NOWIDE	-IX.	054740.0000018	FAGE.	13
DATE	TIME	KEEPER	DESCRIPTION	HOURS
05/18/2023	CD	STEKLOF		6.30
			incurred by U.S. Sugar to coordinate second reimbursement from AIG (2.0); draft/revise correspondence to AIG demanding reimbursement o second tranche of fees and costs and draft correspondence to client regarding same (2.0); address various issues related to litigation strategy and ongoing research (1.3).	f
05/19/2023	W A	NDREWS	Review legal research and rules regarding offer of judgment from AIG.	0.50

05/19/2023 C D STEKLOF Draft correspondence to client regarding update on

summary judgment.

05/19/2023 A A PEREZ

recent court orders (.7); analyze various issues related to fees billed by Dentons and coordinate research into same (.5); address various issues related to trial preparation and next steps (1.5); review and annotate deposition transcript of Scott Hawkins (3.1); review proposal for settlement and draft correspondence regarding same (.7).

Continue to closely analyze cases awarding fees

after insurer breached duty to defend in order to assist with drafting of reply in support of motion for

1.50

6.50

05/20/2023 C D STEKLOF Exchange various correspondence regarding AIG's 0.20 proposal for settlement

05/21/2023 J L HUCKABA Analyze correspondence on the deficiencies of insurer's proposal for settlement, including the applicability of the offer of judgment statute.

05/21/2023 C D STEKLOF Review various correspondence related to expert 6.60 fees and costs and draft correspondence regarding proposal for settlement

05/22/2023 W ANDREWS Review and determine appropriate response to AIG 1.00 offer to settle; review AIG reply brief in support of

05/22/2023 A DEFIELD Review PFS research and confer with team on same. 0.80

motion to strike witnesses.

05/22/2023 A A PEREZ

Analyze proposal for settlement and develop strategy

6.20

for how to proceed with case in light of the same (1.5); continue to closely analyze cases awarding fees after insurer breached duty to defend in order to assist with drafting of reply in support of motion for summary judgment (4.7).

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CLIENT NAI	• •	ition	DATE: PAGE:	06/30/2023 20
DATE	TIMEKEEPER	DESCRIPTION		HOURS
05/22/2023	C D STEKLOF	Analyze various issues related to propos settlement, prior research into same, and correspondence to team regarding additi research (2.2); communicate regarding of next steps (.6); review and annotate depetestimony from Mr. Hawkins and exchange correspondence regarding same (3.2); and various issues related to trial preparation upcoming reply in support of summary jumotion (1.5).	I draft onal iffer and osition ge various ddress and	7.50
05/23/2023	W ANDREWS	Review expert and offer of judgment issustrategy.	ies and	0.50
05/23/2023	J L HUCKABA	Analyze summary of research on propos settlement, including their enforceability a inclusivity of pre-judgment interest (.30); discrepancies in expert witness's testimo charged by rebuttal expert's firm in other draft summary of next steps for trial prep evaluate strategy for preparing expert withoutlines and cross outlines for fact witness	and clarify ny on fees cases (.20); aration; tness direct	1.40
05/23/2023	A A PEREZ	Research cases discussing when an awardefense costs is appropriate in order to discussing the support of US Sugar's motion for summar (4.8); analyze cases discussing Coblentz agreements in order to draft reply in supposition for summary judgment (1 with Scott Hawkins regarding exhibits for examination (.6); analyze how to proceed witness outlines in light of new trial date.	Iraft reply in ry judgment count of US .0); confer this direct with	7.00
05/23/2023	K M RUDD	Research fee applications filed by Dento which include the rates requested by Kei Moskowitz and Timothy Storino.		1.00
05/23/2023	K M RUDD	Research fee applications filed by Dento in the Southern District of Florida	ns US LLP	0.80
05/23/2023	C D STEKLOF	Draft analysis to client regarding proposal settlement served by AIG and potential in (1.5); analyze various issues related to copre-judgment interest in order to evaluate for settlement (1.0); communicate and an various issues related to witness prepara surrounding new trial date (1.2); communite team regarding current litigation tasks an outlines for trial preparation (1.0); draft various for trial preparation for new trial address various issues related to research and reply in support of summary judgment (1.4).	mplications alculation of e proposal halyze hition hicate with d witness arious scheduling al date (1.0); ch for trial	

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CLIENT NAM	9 1	tion DATE: PAGE:	06/30/2023 21
DATE	TIMEKEEPER	DESCRIPTION	HOURS
05/24/2023	V CHAPUNOFF	Analyze information sent to and from witnesses i relation to selecting dates for trial preparation, ar create witness tracking chart.	
05/24/2023	J L HUCKABA	Research precedent on whether a party is requir to call its will-call witnesses at trial.	ed 1.60
05/24/2023	A A PEREZ	Analyze research on offers of judgment (.6); condrafting direct examination outline of Luke Kurtz (2.4).	tinue 3.00
05/24/2023	K M RUDD	Research the policy language used regarding defense cost and expenses in various reasonabl fees cases	1.60 e
05/24/2023	C D STEKLOF	Address various issues related to trial preparatio (1.0); analyze prior fee applications filed by Dent in S.D. Florida and draft correspondence to team regarding same (1.1).	ons
05/25/2023	W ANDREWS	Review trial witness strategy; review potential additional support for Scott Hawkins expert testimony; telephone call with Mr. Kurtz regarding case strategy and follow up regarding same.	1.50 g
05/25/2023	V CHAPUNOFF	Follow up with expert S. Hawkins on his errata stand correspond with Mr. Hawkins in connection value.	
05/25/2023	V CHAPUNOFF	Prepare additional trial exhibit for input into databases.	0.20
05/25/2023	J L HUCKABA	Evaluate strategy for maintaining charts and demonstratives for trial, including updating exhib (1.5); draft summary of next steps and deadlines submissions to the court (.10).	
05/25/2023	A A PEREZ	Analyze research on offer of judgment rule in Floin order to develop strategy for response to AIG's proposal for settlement (1.3); analyze how best to prepare exhibits for trial (1.8)	3
05/25/2023	K M RUDD	Research the policy language used regarding defense cost and expenses in various reasonabl fees cases	1.70 e
05/25/2023	C D STEKLOF	Draft analysis for client regarding budget projection and timeline for recovery (1.5); team meeting regarding various documents and related material compiled for trial (1.5); communicate and exchange various correspondence regarding litigation tasks (1.7).	als ige
05/26/2023	W ANDREWS	Review trial and witness strategy.	0.30
05/26/2023	V CHAPUNOFF	Analyze task list and next steps in connection wi same.	th 0.10

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DATE	TIMEKEEPER	DESCRIPTION	HOURS
05/26/2023	V CHAPUNOFF	Analyze errata sheet received from S. Hawkins and attorney corrections of said sheet, draft corrected errata sheet, correspond with S. Hawkins and his assistant in connection with same, and supplement deponent tracking log to reflect updates.	
05/26/2023	A DEFIELD	Analyze case chart for motion for summary judgme briefing and provide instruction on further updates same and further research needed.	
05/26/2023	A A PEREZ	Continue analyzing cases discussing how fees are awarded when an insurer breaches its duty to defe in order to draft reply in support of summary judgment (1.8); analyze Paul Ranis' prior affidavits order to determine if exhibit list should be amended (.5).	end in
05/26/2023	K M RUDD	Research Dentons US LLP fee applications filed in federal court, nationwide, from 2019 through the present.	1.50
05/26/2023	C D STEKLOF	Address issues related to finalizing errata sheet for Mr. Hawkins (.4); address various litigation tasks related to trial preparation and forthcoming reply in support of summary judgment motion (1.0).	
05/30/2023	W ANDREWS	Work on trial preparation strategy.	0.50
05/30/2023	V CHAPUNOFF	Download and prepare P. Ranis video deposition files for input into database, revise draft S. Hawkin errata sheet, and supplement deponent tracking lo to reflect updates.	
05/30/2023	A DEFIELD	Discuss leave to file under seal issues with team a reply brief strategy.	nd 0.50
05/30/2023	J L HUCKABA	Analyze confidentiality agreement and standing orders to determine conferral requirements for filing motion to file exhibits under seal.	0.30 g a
05/30/2023	A A PEREZ	Revise chart detailing cases that are potentially helpful for reply in support of motion for summary judgment.	8.40
05/30/2023	C D STEKLOF	Draft and exchange various correspondence regarding issues related to new trial schedule (.7); coordinate final errata sheet from expert (.4); exchange various correspondence with opposing counsel regarding effort to file invoices under seal and review local rules regarding same (.8); addres various issues in anticipation of AIG's opposition to summary judgment motion (1.4).	
05/31/2023	W ANDREWS	Review AIG brief in opposition to US Sugar motion for summary judgment; outline reply arguments to make in support of summary judgment motion on duty to defend.	2.00

Review opposition MSJ brief and outline key points for reply; review case chart by Ms. Perez for flagging key cases for reply; confer with team on reply; review correspondence regarding conferral with opposing counsel on their desire to file their own second MSJ and regarding trial scheduling; review Mr. Steklof's outline for reply brief and comment on same. Diagnostic processes of the pro	HUNTON AND CLIENT NAME FILE NUMBER		orporation	INVOICE: DATE: PAGE:	114033020 06/30/2023 23
for reply, review case chart by Ms. Perez for flagging key cases for reply; confer with team on reply; review correspondence regarding conferral with opposing counsel on their desire to file their own second MSJ and regarding trial scheduling; review Mr. Steklof's outline for reply brief and comment on same. 05/31/2023 J L HUCKABA Draft updates to witness tracker chart (.10); analyze insurer's response in opposition to motion for summary judgment in connection with determining strategy for reply (.50); summarize research on across-the-board fee reductions in connection with reply in support of motion for summary judgment (.10). 05/31/2023 A A PEREZ Review opposition to motion for summary judgment filled by AlG (1.5); analyze how to respond to AlG's opposition to US Sugar's summary judgment filling (2.0); analyze cases cited in AlG's opposition to US Sugar's summary judgment filling (1.3); research cases discussing whether affirmative defenses not asserted in answer are waived in order to assist in drafting of reply in support of US Sugar's summary judgment motion (2.3). Analyze AlG's opposition to U.S. Sugar's summary judgment motion (2.3). Analyze AlG's opposition to U.S. Sugar's summary judgment motion and response to statement of material facts and annotate same (3.0); analyze precedent on ability to recover all damages for breach of duty to defend (3.5); meet and confer with opposing counsel regarding trial scheduling and draft correspondence to team regarding same (.4); communicate with team regarding reply in support of summary judgment motion (.9); outline reply in support of summary judgment motion and review exhibits to support same (2.1).	DATE	TIMEKEEPER	DESCRIPTION		HOURS
insurer's response in opposition to motion for summary judgment in connection with determining strategy for reply (.50); summarize research on across-the-board fee reductions in connection with reply in support of motion for summary judgment (.10). 05/31/2023 A A PEREZ Review opposition to motion for summary judgment filed by AIG (1.5); analyze how to respond to AIG's opposition to US Sugar's summary judgment filing (2.0); analyze cases cited in AIG's opposition to US Sugar's summary judgment filing (1.3); research cases discussing whether affirmative defenses not asserted in answer are waived in order to assist in drafting of reply in support of US Sugar's summary judgment motion (2.3). 05/31/2023 C D STEKLOF Analyze AIG's opposition to U.S. Sugar's summary judgment motion and response to statement of material facts and annotate same (3.0); analyze precedent on ability to recover all damages for breach of duty to defend (3.5); meet and confer with opposing counsel regarding trial scheduling and draft correspondence to team regarding same (.4); communicate with team regarding reply in support of summary judgment motion (.9); outline reply in support of summary judgment motion and review exhibits to support same (2.1).	05/31/2023	A DEFIELD	for reply; review case chart by Ms. I key cases for reply; confer with tear correspondence regarding conferra counsel on their desire to file their of and regarding trial scheduling; review	Perez for flagging m on reply; review I with opposing own second MSJ www. Mr. Steklof's	
filed by AlG (1.5); analyze how to respond to AlG's opposition to US Sugar's summary judgment filing (2.0); analyze cases cited in AlG's opposition to US Sugar's summary judgment filing (1.3); research cases discussing whether affirmative defenses not asserted in answer are waived in order to assist in drafting of reply in support of US Sugar's summary judgment motion (2.3). O5/31/2023 C D STEKLOF Analyze AlG's opposition to U.S. Sugar's summary judgment motion and response to statement of material facts and annotate same (3.0); analyze precedent on ability to recover all damages for breach of duty to defend (3.5); meet and confer with opposing counsel regarding trial scheduling and draft correspondence to team regarding same (.4); communicate with team regarding reply in support of summary judgment motion (.9); outline reply in support of summary judgment motion and review exhibits to support same (2.1).	05/31/2023	J L HUCKABA	insurer's response in opposition to resummary judgment in connection we strategy for reply (.50); summarize across-the-board fee reductions in creply in support of motion for summers.	notion for ith determining research on connection with	0.70
judgment motion and response to statement of material facts and annotate same (3.0); analyze precedent on ability to recover all damages for breach of duty to defend (3.5); meet and confer with opposing counsel regarding trial scheduling and draft correspondence to team regarding same (.4); communicate with team regarding reply in support of summary judgment motion (.9); outline reply in support of summary judgment motion and review exhibits to support same (2.1).	05/31/2023	A A PEREZ	filed by AIG (1.5); analyze how to re opposition to US Sugar's summary (2.0); analyze cases cited in AIG's of Sugar's summary judgment filing (1 cases discussing whether affirmative asserted in answer are waived in orderafting of reply in support of US Su	espond to AIG's judgment filing opposition to US .3); research e defenses not der to assist in	7.10
TOTAL HOURS 602.	05/31/2023	C D STEKLOF	judgment motion and response to s material facts and annotate same (3 precedent on ability to recover all di breach of duty to defend (3.5); mee opposing counsel regarding trial sol correspondence to team regarding communicate with team regarding r summary judgment motion (.9); out support of summary judgment motion	tatement of 3.0); analyze amages for t and confer with neduling and dra same (.4); eply in support o line reply in	ft
					602.10
IMEKEEPER SUMMARY:	IMEKEEPER SUI	MMARY:			

	TOTAL FEES (\$)			501,787.90
K M RUDD	Librarian	10.80	378.00	4,082.40
V CHAPUNOFF	Paralegal	21.40	333.00	7,126.20
S A WEEKS	Associate	2.70	729.00	1,968.30
A A PEREZ	Associate	156.50	779.00	121,913.50
J L HUCKABA	Associate	78.50	536.00	42,076.00
C D STEKLOF	Counsel	170.30	869.00	147,990.70
K L FAGLIONI	Partner	4.50	1,080.00	4,860.00
A DEFIELD	Partner	77.80	932.00	72,509.60
W ANDREWS	Partner	79.60	1,247.00	99,261.20
TIMEKEEPER	STATUS	HOURS	RATE	VALUE

HUNTON ANDREWS KURTH LLP INVOICE: 114033020 CLIENT NAME: U.S. Sugar Corporation DATE: 06/30/2023

FILE NUMBER: 054740.0000016 PAGE: 24

INVOICE SUMMARY:

Current Fees: \$501,787.90
Current Charges: 0.00

CURRENT INVOICE AMOUNT DUE: \$ 501,787.90



TEL 305 • 810 • 2500 EIN 54-0572269

INVOICE SUMMARY

U.S. Sugar Corporation ATTN: Luke Kurtz 111 Ponce de Leon Avenue Clewiston, FL 33440-3098 FILE NUMBER: INVOICE NUMBER: DATE: 054740.0000016 114033215 07/28/2023

CLIENT NAME: U.S. Sugar Corporation
BILLING ATTORNEY: WALTER ANDREWS

Statement for professional services and charges rendered in connection with the referenced matter(s), for the period ending June 30, 2023 per the attached itemization:

CURRENT INVOICE SUMMARY:

RE: (Hunton # 054740.0000016) Coverage Action against AIG

 Current Fees:
 \$ 241,238.60

 Current Charges:
 584.12

CURRENT INVOICE AMOUNT DUE: \$ 241,822.72

OUTSTANDING INVOICE SUMMARY (FOR MATTER(S) ON THIS INVOICE):

INVOICE MATTER# DATE BALANCE 114033020 0000016 06/30/2023 501,787.90

Outstanding Balance (for matter(s) on this invoice): 501,787.90

TOTAL AMOUNT DUE (including Current Invoice Amount Due): 743,610.62

TO RECEIVE PROPER CREDIT, PLEASE ATTACH REMITTANCE COPY WITH PAYMENT.

FOR BILLING INQUIRIES, PLEASE CALL: 804-788-8555

To Pay By Mail: HUNTON ANDREWS KURTH LLP

PO BOX 405759

ATLANTA, GA 30384-5759

To Pay by Wire Transfer or ACH: Bank: Truist Bank, Richmond, VA

Account Name: Hunton Andrews Kurth LLP Operating

Account Number: 001458094 ABA Transit: 061000104

Swift Code (International): SNTRUS3A

Information with Wire: File: 054740.0000016, Inv: 114033215, Date: 07/28/2023



TEL 305 • 810 • 2500 EIN 54-0572269

INVOICE SUMMARY-REMITTANCE PAGE

U.S. Sugar Corporation ATTN: Luke Kurtz 111 Ponce de Leon Avenue Clewiston, FL 33440-3098

FILE NUMBER: 054740.0000016 INVOICE NUMBER: DATE:

114033215 07/28/2023

CLIENT NAME: **U.S. Sugar Corporation** BILLING ATTORNEY: WALTER ANDREWS

Statement for professional services and charges rendered in connection with the referenced matter(s), for the period ending June 30, 2023 per the attached itemization:

CURRENT INVOICE SUMMARY:

RE: (Hunton # 054740.0000016) Coverage Action against AIG

Current Fees: \$ 241,238.60 584.12 **Current Charges:**

CURRENT INVOICE AMOUNT DUE: \$ 241,822.72

OUTSTANDING INVOICE SUMMARY (FOR MATTER(S) ON THIS INVOICE):

INVOICE MATTER # DATE BALANCE 114033020 0000016 06/30/2023 501,787.90

> Outstanding Balance (for matter(s) on this invoice): 501,787.90

TOTAL AMOUNT DUE (including Current Invoice Amount Due): 743,610.62

TO RECEIVE PROPER CREDIT, PLEASE ATTACH REMITTANCE COPY WITH PAYMENT.

FOR BILLING INQUIRIES, PLEASE CALL: 804-788-8555

To Pay By Mail: **HUNTON ANDREWS KURTH LLP**

PO BOX 405759

ATLANTA, GA 30384-5759

To Pay by Wire Transfer or ACH: Bank: Truist Bank, Richmond, VA

Account Name: Hunton Andrews Kurth LLP Operating

Account Number: 001458094 ABA Transit: 061000104

Swift Code (International): SNTRUS3A

Information with Wire: File: 054740.0000016, Inv: 114033215, Date: 07/28/2023



TEL 305 • 810 • 2500

EIN 54-0572269

INVOICE DETAIL

U.S. Sugar Corporation ATTN: Luke Kurtz 111 Ponce de Leon Avenue Clewiston, FL 33440-3098 FILE NUMBER: INVOICE NUMBER: DATE: 054740.0000016 114033215 07/28/2023

CLIENT NAME: U.S. Sugar Corporation
BILLING ATTORNEY: WALTER ANDREWS

RE: (Hunton # 054740.0000016) Coverage Action against AIG

FOR PROFESSIONAL SERVICES RENDERED THROUGH JUNE 30, 2023:

DATE	TIMEKEEPER	DESCRIPTION	HOURS
06/01/2023	W ANDREWS	Review and supplement draft outline of reply brief in support of summary judgment motion; review trial strategy.	1.50
06/01/2023	A A PEREZ	Research cases discussing implied consent to affirmative defenses not pleaded in answer (3.0); analyze cases from the 11th Circuit that held that not pleading an affirmative defense did not constitute waiver (1.5); analyze schedules of witnesses in preparation for trial (1.2); analyze demonstrative provided by Scott Hawkins in preparation for trial (.8).	6.50
06/01/2023	C D STEKLOF	Communicate regarding reply in support of motion for summary judgment and potential request to continue trial (.8); draft reply in support of motion for summary judgment (8.5).	9.30
06/02/2023	W ANDREWS	Review AIG motion for leave to file a later summary judgment motion and the draft of the summary judgment motion and consider strategy for opposing same; review trial witness preparation strategy.	2.50
06/02/2023	A DEFIELD	Review AIG's newly filed motion for summary judgment and motion for leave and develop strategy on same; pull prior research and caselaw for inclusion in motion; revise and supplement outline for motion response and develop strategy on approach to this response and to reply in support of motion for summary judgment; outline on strategy and next steps moving forward; review caselaw for Mr. Steklof's brief.	4.30

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CLIENT NAM	• •	ation DATE: PAGE:	07/28/2023 2
DATE	TIMEKEEPER	DESCRIPTION	HOURS
06/02/2023	J L HUCKABA	Review insurer's motion for leave to file a cross motion for summary judgment (.20); review insurer's proposed cross motion for summary judgment to determine research for opposition (.50); evaluate strategy for drafting opposition to insurer's motion for leave, including research needed (.50); analyze local rules for the southern district on successive motions for summary judgment (.20); research precedent on the prohibition against successive motions for summary judgment (1.40); research precedent on successive summary judgment motions circumventing the local rule on page limitations for motions (.70); research precedent on full opportunity to be heard in response to opposition (.50); analyze precedent on insurer being liable for all damages flowing from breach in connection with preparing response in opposition to motion for leave to file cross-motion for summary judgment (.50).	r al
06/02/2023	J L HUCKABA	Draft revisions to reply in support of motion for summary judgment, including distinguishing cases where the policy imposed a reasonableness requirement.	0.80
06/02/2023	A A PEREZ	Analyze AIG's motion for extension of time and proposed cross-motion for summary judgment (1.5); draft outline for opposition to motion for extension of time (.5); draft opposition to motion for extension of time (8.1); draft string cites for footnotes in reply in support of summary judgment (.7).	
06/02/2023	C D STEKLOF	Draft reply in support of U.S. Sugar's motion for summary judgment	7.90
06/03/2023	A DEFIELD	Review, revise, and supplement opposition to AIG's Motion for Leave.	3.00
06/03/2023	A A PEREZ	Revise draft opposition to AIG's Motion for Extensio (3.2); analyze what needs to be done to finalize repl in support of motion for summary judgment (.5).	
06/03/2023	C D STEKLOF	Draft and revise reply in support of motion for summary judgment and response to statement of additional facts asserted by AIG	7.00
06/04/2023	J L HUCKABA	Draft revisions to reply in support of motion for summary judgment to highlight the distinctions in cases where across-the-board fee reductions are appropriate (.50); draft underlying lawsuit, complexit of the case, number of attorneys, and attorney-clien relationship sections of direct witness outline for Tim Bishop (1.9); draft coordination with other law firms section of direct witness outline for Tim Bishop (.30)	t 1
06/04/2023	C D STEKLOF	Exchange various correspondence regarding reply i support of summary judgment motion	n 0.40

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HUNTON ANDREWS KURTH LLP

CLIENT NAM FILE NUMBE	• •	ion	DATE: PAGE:	07/28/2023 3	
DATE	TIMEKEEPER	DESCRIPTION		HOURS	
06/05/2023	W ANDREWS	Review and supplement draft brief in op AIG motion for leave to file second sumr judgment motion; review and supplement brief in support of US Sugar summary ju motion; telephone call with Luke Kurtz re strategy and follow up regarding same.	mary nt draft reply idgment	3.50	
06/05/2023	R G BOCZKAJ- GONZALEZ	Analyze Court's and Judge Scola's local procedures as to trial exhibits.	rules and	1.50	
06/05/2023	R G BOCZKAJ- GONZALEZ	Finalize for filing U.S. Sugar's Opposition Motion for Leave to File a Cross-Motion Judgment.		0.20	
06/05/2023	A DEFIELD	Work on finalizing opposition brief to mo extension to allow AIG to file a MSJ (2.5 supplement draft reply brief (2.5); review in same (1.5); and develop strategy on s); revise and cases cited	7.00	
06/05/2023	J L HUCKABA	Draft notice of filing summary judgment expert report and rebuttal export report (summary of updates and next steps in b schedule and trial preparation (.10); revi comments to reply in support of motion findgment to determine additional researcevisions (.20).	(.70); draft riefing ew for summary	1.00	
06/05/2023	A A PEREZ	Analyze and revise draft reply in support judgment in order to finalize (4.0); revise to motion for extension (1.8); analyze drawmary judgment evidence (.3); develor for witness prep sessions (.5); continue Kurtz's direct examination outline (2.5)	e opposition aft notice of op schedule	9.10	
06/05/2023	C D STEKLOF	Exchange various correspondence in co with revisions to reply in support of sumi judgment		0.20	
06/06/2023	W ANDREWS	Review court order on AIG request for le summary judgment motion and to move and consider next steps regarding same	trial dates	1.00	
06/06/2023	R G BOCZKAJ- GONZALEZ	Review, bluebook and citecheck the cur U.S. Sugar's Reply in Support of Motion Summary Judgment.		3.00	
06/06/2023	A DEFIELD	Work on finalizing reply brief in support of	of MSJ;	1.90	

revise and supplement.

INVOICE:

DATE:

114033215

07/28/2023

HUNTON ANDREWS KURTH LLP

CLIENT NAME: U.S. Sugar Corporation

FILE NUMBE	ER: 054740.0000016	PAGE:	4
DATE	TIMEKEEPER	DESCRIPTION	HOURS
06/06/2023	J L HUCKABA	Research precedent stating an insurer cannot benefirom its own breach (.50); Analyze expert reports to determine any confidential information to redact priot of filing summary judgment evidence (.20); finalize notice of filing summary judgment evidence in connection with reply in support of motion for summary judgment (.20); prepare exhibits for notice of filing summary judgment evidence (.30); draft revisions to reply in support of motion for summary judgment (.50).	or
06/06/2023	A A PEREZ	Revise U.S. Sugar's reply in support of motion for summary judgment to finalize and file the same (3.7 review notice of filing summary judgment evidence i order to file the same (.5); review U.S. Sugar's statement of material facts for reply in support of motion for summary judgment (.3).	
06/06/2023	C D STEKLOF	Address various issues related to reimbursement of defense costs and letter to AIG regarding same	1.00
06/07/2023	A DEFIELD	Review and analyze reply motion from AIG and develop strategy on same; develop strategy on court's order and next steps; communicate with clien regarding order and case being reset.	1.50 nt
06/07/2023	J L HUCKABA	Analyze insurer's reply in support of its motion for leave to file cross motion for summary judgment (.30).	0.30
06/07/2023	A A PEREZ	Schedule sessions to prepare witnesses for trial (2.2); Analyze AlG's motion for summary judgment i order to assist in drafting the same (2.8); Analyze why there is a discrepancy in latest invoice from Jones Foster (.5); participate in teleconference with Scott Hawkins regarding demonstratives and unpaid invoices (.8); analyze whether notice of unavailabilit should be filed given conflicts (.4)	i
06/08/2023	A DEFIELD	Outline next steps; confer with client on scheduling; outline research needed for response brief.	1.20
06/08/2023	J L HUCKABA	Evaluate strategy for preliminary research in connection with drafting opposition to insurer's cross motion for summary judgment.	0.20 S-
06/08/2023	A A PEREZ	Develop strategy for U.S. Sugar's opposition to AIG motion for summary judgment (1.3); review Luke Kurtz's deposition transcript to identify discussion of vendors (1.2); participate in teleconference with Gravity Stack regarding trial prep (.5); email opposing counsel regarding confidential documents (.1).	
06/09/2023	W ANDREWS	Review AIG summary judgment motion and conside strategy in response.	er 1.00

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CLIENT NAM FILE NUMBE	J 1	ion DATE: PAGE:	07/28/2023 5
DATE	TIMEKEEPER	DESCRIPTION	HOURS
06/09/2023	A DEFIELD	Review strategy regarding AIG's late filing of AIG's brief.	0.20
06/09/2023	A A PEREZ	Research cases discussing when insurer has burde to prove defense to coverage (2.1); research cases discussing what reasonable hourly attorney rates are in cases similar to underlying action (4.1); analyze cases cited in AIG's motion for summary judgment in order to distinguish them in U.S. Sugar's opposition (3.4).	е
06/12/2023	W ANDREWS	Work on trial witness strategy and coverage case fees owed by AIG; outline arguments for brief in opposition to AIG motion for summary judgment.	1.70
06/12/2023	A DEFIELD	Develop strategy on brief and next steps.	0.50
06/12/2023	A A PEREZ	Analyze trial strategy (1.5); draft email to Luke Kurtz regarding trial strategy (.3); analyze possible arguments to add to opposition to (1.0)	2.80
06/12/2023	C D STEKLOF	Address various issues related to trial scheduling, witness preparation, upcoming litigation tasks, and opposition to AIG's summary judgment motion (2.4); communicate with team regarding same and opposition to AIG's motion for summary judgment (.8); analyze various issues related to reimbursement of fees and costs from AIG (.5); analyze AIG's motion for summary judgment, related materials, research performed in connection with same, and prior deposition transcripts in connection with opposition (4.8).	
06/13/2023	A A PEREZ	Analyze what additional research is needed for motion for summary judgment (1.4); review vendor forms needed to make Jones Foster U.S. Sugar vendor (.3); review cases cited in AIG's summary judgment motion to identify quotes from cases that favor U.S. Sugar (3.5); analyze how to address AIG argument that senior attorney should not be billing for reviewing social media (.5).	5.70 s
06/13/2023	C D STEKLOF	Analyze research regarding various issues in connection with opposition to AlG's motion for summary judgment and communicate regarding additional research and tasks for opposition (2.4); outline opposition to AlG's motion for summary judgment (4.9).	7.30
06/14/2023	W ANDREWS	Review and supplement draft outline of brief in opposition to AIG summary judgment motion; telephone call with Mr. Kurtz regarding trial and witness strategy.	2.00
06/14/2023	A DEFIELD	Develop strategy on draft and review and analyze draft outline.	0.60

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HUNTON ANDREWS KURTH LLP

CLIENT NAME: FILE NUMBER:	U.S. Sugar Corporati 054740.0000016	ion	DATE: PAGE:	07/28/2023 6
DATE TIM	MEKEEPER	DESCRIPTION		HOURS
06/14/2023 J L	_ HUCKABA	Analyze precedent cited in insurer's more summary judgment on the reasonable of connection with preparing opposition (2 chart of precedent on attorney's fees in with preparing opposition to insurer's more summary judgment (1.8).	ess of fees in .2); prepare connection	4.00
06/14/2023 A A	A PEREZ	Continue researching cases regarding in burden to show defense costs were unre (1.9); analyze how to proceed with responsement judgment motion (1.0).	easonable	2.90
06/14/2023 CI	D STEKLOF	Draft outline of opposition to AIG's motion summary judgment on defense expense communicate with team regarding outling analyze key issues to address in opposition drafting opposition to AIG's motion summary judgment (4.7).	es (3.0); ne and ition (1.0);	8.70
06/15/2023 W	ANDREWS	Review motion to establish a special se	tting.	0.50
06/15/2023 J L	_ HUCKABA	Analyze precedent nationwide on both hacross-the-board reduction of fees (2.6) summary of precedent on the reduction analyze precedent on waiver of defense raised in pleadings or during discovery summary of precedent from Florida federan insurer's waiver of defenses (.20).	; prepare of fees (.20); es never (2.0); prepare	
06/15/2023 A	A PEREZ	Analyze research regarding cases cited summary judgment motion (.6); draft motion continue trial (1.0); draft proposed order continue trial (.7); analyze local rules and rules of civil procedure in order to draft it continue trial (.5); analyze KB Holmes of to assist in drafting of response to AIG's judgment motion (.6); analyze recent deapplying across the board fee cut (.3)	otion to for motion to d federal motion to ase in order summary	3.70
06/15/2023 CI	D STEKLOF	Draft opposition to AIG's second motion judgment regarding reasonableness of expenses	•	7.60
06/16/2023 A	A PEREZ	Follow up with US Sugar regarding payr Jones Foster (.2); revise draft motion to incorporate Cary Steklof's comments (1 affidavit of Scott Hawkins in support of r continue trial (.4); draft affidavit of Walte support of motion to continue trial (.8); of Timothy Bishop in support of motion to trial (.3)	continue to .3); draft notion to er Andrews in Iraft affidavit	3.00

DATE:

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07/28/2023

HUNTON ANDREWS KURTH LLP

CLIENT NAME: U.S. Sugar Corporation

FILE NUMBER	- 5 - 1	IOH	PAGE:	7
DATE	TIMEKEEPER	DESCRIPTION		HOURS
06/16/2023	C D STEKLOF	Review draft motion to continue trial and communicate regarding necessary revise (.4); draft opposition to AIG's second mosummary judgment regarding reasonable defense expenses (5.6).	sions to same otion for	6.00
06/19/2023	C D STEKLOF	Draft opposition to AIG's cross motion for judgment on reasonable and necessary	•	4.20
06/20/2023	W ANDREWS	Review strategy regarding AIG obligation Sugar fees; work on draft brief in opposition for summary judgment.		1.50
06/20/2023	J L HUCKABA	Evaluate strategy for researching preceder reasonable and necessary as an affirmation and post-claim underwriting (.40); analyton "reasonable and necessary" as an addefense (1.8); research precedent on pounderwriting in connection with preparing to insurer's second motion for summary (.70).	ative defense ze precedent ffirmative ost-claim g opposition	2.90
06/20/2023	A A PEREZ	Finalize letter to AIG regarding payment Sugar (.8); analyze policy to identify who language "reasonable and necessary." (research regarding across the board cur motion to continue trial to incorporate Cafurther comments (.8); begin drafting U.3 opposition to AIG's statement of facts (2)	en it uses the (.7); analyze ts (.6); revise ary Steklof's S. Sugar's	5.00
06/20/2023	C D STEKLOF	Draft opposition to AIG's second motion judgment regarding reasonableness and Defense Expenses (10.8); review draft r continue trial and communicate with Ms regarding same (.6); communicate regar response to AIG's statement of material	d necessity of notion to . Perez rding	
06/21/2023	W ANDREWS	Work on brief in opposition to AIG motion summary judgment; work on motion for setting.		2.80
06/21/2023	A DEFIELD	Develop strategy on response in opposi law cited herein.	tion and case	0.50
06/21/2023	A DEFIELD	Review draft motion for continuance and	d supplement	0.30

and revise same.

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HUNTON ANDREWS KURTH LLP

CLIENT NAM FILE NUMBE	•	tion	DATE: PAGE:	114033215 07/28/2023 8
DATE	TIMEKEEPER	DESCRIPTION		HOURS
06/21/2023	J L HUCKABA	Draft revisions to opposition to second a summary judgment regarding across-th reductions (1.8); research precedent on defenses for insurers that avoid liability part (.40); evaluate strategy for revising board reduction section of opposition to motion for summary judgment (.30); and reports and deposition transcripts for sudisputed material facts in connection with to second summary judgment motion (2 revisions to reply to insurer's statement facts (.40).	e-board fee affirmative in whole or in across-the- second alyze expert apport to th opposition (.0); draft	4.90
06/21/2023	A A PEREZ	Analyze AIG's statement of facts (1.2); Sugar's opposition to AIG's statement of revise motion to continue trial to incorporate and the statement of the statem	f facts (6.1); prate Walter t of Walter te trial (.2); port of motion unsel nalyze which were to a attached to determine if	9.50
06/21/2023	C D STEKLOF	Work on revisions to opposition to AIG's judgment motion (.5); analyze issues re opposition to AIG's statement of materia conduct research to further support oppreview and revise opposition to summar motion (8.2).	lated to al facts (.7); osition (1.0);	10.40
06/22/2023	R G BOCZKAJ- GONZALEZ	Finalize for filing U.S. Sugar's Response Opposition to Defendant's Motion for Su Judgment.		0.50
06/22/2023	R G BOCZKAJ- GONZALEZ	Finalize for filing Plaintiff's Opposition to Statement of Material Facts.	Defendant's	0.60
06/22/2023	J L HUCKABA	Draft further revisions to opposition to s for summary judgment (.50).	econd motion	0.50
06/22/2023	A A PEREZ	Revise opposition to statement of facts whether documents need to be filed und order to be on record (.9); assist in final opposition to summary judgment for filir	der seal in izing	6.80
06/22/2023	C D STEKLOF	Revise opposition to AIG's summary jude motion, incorporate final additions and consumer, and review final draft for filing with review and revise opposition to AIG's standard facts in support of summary jude motion (3.0); coordinate filing of opposition related materials (.7).	changes to h Court (6.6); atement of dgment	10.30

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HUNTON ANDREWS KURTH LLP

CLIENT NAMI	•		ATE: AGE:	07/28/2023 9
DATE	TIMEKEEPER	DESCRIPTION		HOURS
06/23/2023	A DEFIELD	Work with Ms. Perez on revisions to and fir motion for continuance as well as each affice.		1.90
06/23/2023	A A PEREZ	Revise declaration of Scott Hawkins (.7); redeclaration of Walter Andrews (.9); revise of Tim Bishop (.6); revise motion to continue (1.5); confer with opposing counsel regardito continue trial (.3); prepare motion to contant exhibits for filing (.4).	declaration e trial ng motion	4.40
06/26/2023	A DEFIELD	Review order and provide instruction to tea	m.	0.20
06/26/2023	J L HUCKABA	Evaluate strategy for hearing and trial prep light of judge's order continuing trial.	aration in	0.70
06/26/2023	A A PEREZ	Analyze Court's order on motion to continu develop strategy for case in light of order o to continue trial and summary judgment bri	n motion	1.00
06/26/2023	C D STEKLOF	Analyze motion to continue trial, various correspondence related to same, and Cour granting motion (1.0); analyze next steps repretrial preparation and status conference same (.8); address various issues related to preparation for status conference in light of numerous pending motions and scheduling for attorneys and witnesses (3.6).	egarding in light of o	5.40
06/27/2023	A A PEREZ	Draft email to witnesses regarding trial upd	ate.	0.40
06/27/2023	C D STEKLOF	Address various issues related to trial prep and status conference with Court to set trial potentially address pending motions		1.80
06/28/2023	A A PEREZ	Email witnesses regarding trial availability.		0.40
06/28/2023	C D STEKLOF	Analyze scheduling conflicts for trial witnes communicate regarding same, and prepare conference with Court		1.70
06/29/2023	A A PEREZ	Analyze Mr. Buker's unavailability for trial (analyze Scott Hawkins unavailability for trial email him regarding the same (.4).		0.70
06/29/2023	C D STEKLOF	Analyze issues related to special setting triconflicts in connection with same (.7); addrivarious issues related to preparation for co conference to address same (.8); draft ana regarding timeline for future recovery and poutcomes associated with summary judgmentions (1.6).	ess urt lysis ootential	3.10
06/30/2023	W ANDREWS	Review new court order on trial and consid implications; review draft case outline and requested by client.		0.50
	R G BOCZKAJ- GONZALEZ	Update summary of witnesses' availability is connection with attorneys' re-scheduling triproceedings at the upcoming status conference.	al	0.70

HUNTON ANDREWS KURTH LI CLIENT NAME: U.S. Sugar C FILE NUMBER: 054740.0000	corporation		INVOICE: DATE: PAGE:	114033215 07/28/2023 10
DATE TIMEKEEPER	DESCRIPTION	ON .		HOURS
06/30/2023 J L HUCKABA	of its moti	Analyze precedent cited in insurer's reply in support of its motion for summary judgment on reasonable and necessary fees.		0.50
06/30/2023 A A PEREZ	motion (.7 unavailab	Analyze reply in support of AIG's summary judgment motion (.7); email Scott Hawkins regarding unavailability (.3); email Greg Schwinghammer regarding unavailability (.1).		t 1.10
06/30/2023 C D STEKLOF	coordinati conference	Address various issues related to trial planning, coordination of witnesses, and preparation for status conference with Court and potential argument on pending motions		
	TOTAL H	OURS		293.40
TIMEKEEPER SUMMARY:				
TIMEKEEPER W ANDREWS A DEFIELD C D STEKLOF J L HUCKABA A A PEREZ R G BOCZKAJ-GONZALEZ	STATUS Partner Partner Counsel Associate Associate Paralegal TOTAL FEES (S	HOURS 18.50 23.10 114.30 29.60 101.40 6.50	RATE 1,247.00 932.00 869.00 536.00 779.00 378.00	VALUE 23,069.50 21,529.20 99,326.70 15,865.60 78,990.60 2,457.00 241,238.60
FOR COSTS ADVANCED AND EXPENS	SES INCURRED:			
	CODE	DESCRIPTION		AMOUNT
	E106	Online Research		584.12
	TOTAL CUP	RRENT EXPENSES (\$)		584.12
INVOICE SUMMARY:				
Current Fees:				\$ 241,238.60

584.12

\$ 241,822.72

Current Charges:

CURRENT INVOICE AMOUNT DUE:



TEL 305 • 810 • 2500 EIN 54-0572269

INVOICE SUMMARY

U.S. Sugar Corporation ATTN: Luke Kurtz 111 Ponce de Leon Avenue Clewiston, FL 33440-3098 FILE NUMBER: INVOICE NUMBER: DATE: 054740.0000016 114033302 08/07/2023

CLIENT NAME: U.S. Sugar Corporation
BILLING ATTORNEY: WALTER ANDREWS

Statement for professional services and charges rendered in connection with the referenced matter(s), for the period ending July 31, 2023 per the attached itemization:

CURRENT INVOICE SUMMARY:

RE: (Hunton # 054740.0000016) Coverage Action against AIG

Current Fees: \$21,510.20
Current Charges: 0.00

CURRENT INVOICE AMOUNT DUE: \$21,510.20

OUTSTANDING INVOICE SUMMARY (FOR MATTER(S) ON THIS INVOICE):

 INVOICE
 MATTER#
 DATE
 BALANCE

 114033020
 0000016
 06/30/2023
 501,787.90

 114033215
 0000016
 07/28/2023
 241,822.72

Outstanding Balance (for matter(s) on this invoice): 743,610.62

TOTAL AMOUNT DUE (including Current Invoice Amount Due): 765,120.82

TO RECEIVE PROPER CREDIT, PLEASE ATTACH REMITTANCE COPY WITH PAYMENT.

FOR BILLING INQUIRIES, PLEASE CALL: 804-788-8555

ATLANTA, GA 30384-5759

To Pay By Mail: To Pay by Wire Transfer or ACH: HUNTON ANDREWS KURTH LLP Bank: Truist Bank, Richmond, VA

PO BOX 405759 Account Name: Hunton Andrews Kurth LLP Operating

Account Number: 001458094 ABA Transit: 061000104

Swift Code (International): SNTRUS3A

Information with Wire: File: 054740.0000016, Inv: 114033302, Date: 08/07/2023



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EIN 54-0572269

INVOICE DETAIL

U.S. Sugar Corporation ATTN: Luke Kurtz 111 Ponce de Leon Avenue Clewiston, FL 33440-3098 FILE NUMBER: INVOICE NUMBER: DATE: 054740.0000016 114033302 08/07/2023

CLIENT NAME: U.S. Sugar Corporation
BILLING ATTORNEY: WALTER ANDREWS

RE: (Hunton # 054740.0000016) Coverage Action against AIG

FOR PROFESSIONAL SERVICES RENDERED THROUGH JULY 31, 2023:

DATE	TIMEKEEPER	DESCRIPTION	HOURS
07/03/2023	W ANDREWS	Review strategy regarding AIG fee demand.	0.20
07/03/2023	C D STEKLOF	Revise analysis to client regarding case timeline and related matters in light of recent court order (.4); exchange correspondence with expert regarding case status (.2); address various issues related to litigation and next steps (1.1).	1.70
07/05/2023	R G BOCZKAJ- GONZALEZ	Update summary of witnesses' availability in connection with attorneys' re-scheduling trial proceedings at the upcoming status conference.	0.40
07/05/2023	C D STEKLOF	Draft correspondence to AIG regarding failure to receive reimbursement for second tranche of attorneys' fees and costs in order to obtain payment	0.40
07/06/2023	W ANDREWS	Review AIG correspondence regarding fees owed and consider response.	0.30
07/06/2023	C D STEKLOF	Analyze correspondence from AIG regarding refusal to reimburse second tranche of attorneys' fees and costs and outline response to same (.8); draft response to AIG regarding same in order clarify record (3.2); address various issues related to expert and deposition invoices (.6).	4.60
07/07/2023	W ANDREWS	Review fee recovery strategy regarding AIG.	0.50
07/07/2023	C D STEKLOF	Draft and revise correspondence to AIG regarding refusal to reimburse second tranche of defense expenses (2.2); revise analysis to client regarding future budget and timeline for recovery (.7); draft and revise analysis to client regarding AIG's refusal to pay further defense expenses and future recovery under Florida fee shifting statute (1.5); address various issues related to litigation and next steps in connection with same (1.3).	5.70

HUNTON AN CLIENT NAM FILE NUMBE	경우 (B)	INVOICE DATE: PAGE:	114033302 08/07/2023 2
DATE	TIMEKEEPER	DESCRIPTION	HOURS
07/09/2023	W ANDREWS	Review and supplement draft correspondence to regarding fees owed and explanations for same.	AIG 0.50
07/10/2023	A A PEREZ	Analyze docket in order to develop strategy for comoving forward.	ase 0.60
07/10/2023	C D STEKLOF	Finalize and send correspondence to client regard budgeting, timeline for recovery, and AIG's refuse reimburse defense expenses (.5); analyze issues address prior to status hearing with Court (.7); communicate with client regarding budgeting (.5) calculate interest owed in connection with outstanding amounts owed by AIG and draft correspondence to client regarding same (.5); address issues related to litigation and response AIG on refusal to reimburse defense expenses (?	al to s to ;
07/11/2023	W ANDREWS		0.20
07/11/2023	C D STEKLOF	correspondence to AIG regarding refusal to reimburse defense expenses and address variou issues related to litigation (.9).	1.40 s
07/12/2023	W ANDREWS	Review Mr. Kurtz's proposed changes to AIG lett	er. 0.20
07/14/2023	A A PEREZ	Analyze viability of AIG's argument regarding covering Hunton's fees.	0.60
07/14/2023	C D STEKLOF	Analyze AIG's reply in support of motion for summary judgment (.9); analyze issues related to recoverability of fees under Florida's fee shifting statute (1.0).	1.90
07/20/2023	V CHAPUNOFF	Review next steps regarding case status	0.20
07/20/2023	C D STEKLOF	Review strategy regarding most recent developments in litigation and address various issues in connection with same going forward	1.40
07/25/2023	C D STEKLOF	Analyze potential motions that could be subject to oral argument at forthcoming court hearing	0.20
07/31/2023	C D STEKLOF	Exchange correspondence with client regarding various issues related to next steps with litigation	0.20
		TOTAL HOURS	24.40

Casse 1: 2222-cov-2217/337-PRNAS Doccument: 11931-22 Einterection FFLSSD Dockett 0157/1007/2002/3 Pragge 1993 off

HUNTON ANDREWS KURTH LLP INVOICE: 114033302 08/07/2023 CLIENT NAME: U.S. Sugar Corporation DATE:

054740.0000016 FILE NUMBER: PAGE: 3

Faralegal	0.20	555.00	00.00
Paralegal	0.20	333.00	66.60
Paralegal	0.40	378.00	151.20
Associate	1.20	779.00	934.80
Counsel	20.70	869.00	17,988.30
Partner	1.90	1,247.00	2,369.30
STATUS	HOURS	RATE	VALUE
	Partner Counsel Associate Paralegal	Partner 1.90 Counsel 20.70 Associate 1.20 Paralegal 0.40	Partner 1.90 1,247.00 Counsel 20.70 869.00 Associate 1.20 779.00 Paralegal 0.40 378.00

INVOICE SUMMARY:

Current Fees: \$ 21,510.20 **Current Charges:** 0.00

CURRENT INVOICE AMOUNT DUE: \$ 21,510.20



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EIN 54-0572269

INVOICE SUMMARY

U.S. Sugar Corporation ATTN: Luke Kurtz 111 Ponce de Leon Avenue Clewiston, FL 33440-3098 FILE NUMBER: 054 INVOICE NUMBER: 114 DATE: 09/

054740.0000016 114033495 09/21/2023

CLIENT NAME: U.S. Sugar Corporation
BILLING ATTORNEY: WALTER ANDREWS

Statement for professional services and charges rendered in connection with the referenced matter(s), for the period ending August 31, 2023 per the attached itemization:

CURRENT INVOICE SUMMARY:

RE: (Hunton # 054740.0000016) Coverage Action against AIG

TO RECEIVE PROPER CREDIT, PLEASE ATTACH REMITTANCE COPY WITH PAYMENT.

FOR BILLING INQUIRIES, PLEASE CALL: 804-788-8555

To Pay By Mail: HUNTON ANDREWS KURTH LLP PO BOX 405759

ATLANTA, GA 30384-5759

To Pay by Wire Transfer or ACH: Bank: Truist Bank, Richmond, VA

Account Name: Hunton Andrews Kurth LLP Operating

Account Number: 001458094 ABA Transit: 061000104

Swift Code (International): SNTRUS3A

Information with Wire: File: 054740.0000016, Inv: 114033495, Date: 09/21/2023



TEL 305 • 810 • 2500 EIN 54-0572269

INVOICE SUMMARY-REMITTANCE PAGE

U.S. Sugar Corporation ATTN: Luke Kurtz 111 Ponce de Leon Avenue Clewiston, FL 33440-3098 FILE NUMBER: 054740.0000016 INVOICE NUMBER: 114033495 DATE: 09/21/2023

CLIENT NAME: U.S. Sugar Corporation
BILLING ATTORNEY: WALTER ANDREWS

Statement for professional services and charges rendered in connection with the referenced matter(s), for the period ending August 31, 2023 per the attached itemization:

CURRENT INVOICE SUMMARY:

RE: (Hunton # 054740.0000016) Coverage Action against AIG

TO RECEIVE PROPER CREDIT, PLEASE ATTACH REMITTANCE COPY WITH PAYMENT.

FOR BILLING INQUIRIES, PLEASE CALL: 804-788-8555

To Pay By Mail: HUNTON ANDREWS KURTH LLP PO BOX 405759

ATLANTA, GA 30384-5759

To Pay by Wire Transfer or ACH: Bank: Truist Bank, Richmond, VA

Account Name: Hunton Andrews Kurth LLP Operating

Account Number: 001458094 ABA Transit: 061000104

Swift Code (International): SNTRUS3A

Information with Wire: File: 054740.0000016, Inv: 114033495, Date: 09/21/2023



TEL 305 • 810 • 2500

EIN 54-0572269

INVOICE DETAIL

U.S. Sugar Corporation ATTN: Luke Kurtz 111 Ponce de Leon Avenue Clewiston, FL 33440-3098 FILE NUMBER: INVOICE NUMBER: DATE: 054740.0000016 114033495 09/21/2023

CLIENT NAME: U.S. Sugar Corporation
BILLING ATTORNEY: WALTER ANDREWS

RE: (Hunton # 054740.0000016) Coverage Action against AIG

FOR PROFESSIONAL SERVICES RENDERED THROUGH AUGUST 31, 2023:

DATE TIMEKEEPER DESCRIPTION HOURS

08/01/2023 A A PEREZ Follow up with witnesses regarding availability for trial.

08/01/2023 C D STEKLOF Address various issues in preparation for hearing to special set trial

08/02/2023 V CHAPUNOFF	Identify and analyze correspondence (including emails) and documents received since May 31, 2023.	0.70
08/02/2023 V CHAPUNOFF	Analyze next steps in connection with setting trial date.	0.20
08/02/2023 V CHAPUNOFF	Analyze docket entries 120-145, related to Defendant's motions for leave to file confidential documents under seal, Plaintiff's motion for summary judgment, Defendant's motion for summary judgment, Defendant's motion for leave to file a cross motion for summary judgment, Plaintiff's statement of material facts, Defendant's statement of material facts, and Plaintiff's unopposed motion to continue trial, and supplement pleadings index to reflect updates.	1.60
08/02/2023 V CHAPUNOFF	Analyze information in connection with invoice dispute, and correspond with Esquire and attorneys regarding same.	0.80

HUNTON ANDREWS KURTH LLP CLIENT NAME: U.S. Sugar Corpora FILE NUMBER: 054740.0000016	tion	INVOICE: DATE: PAGE:	114033495 09/21/2023 2
DATE TIMEKEEPER	DESCRIPTION		HOURS
08/02/2023 A A PEREZ	Email Scott Hawkins regarding trial available email Tim Bishop regarding trial available email Luke Kurtz regarding trial available and Mr. Buker (.3); analyze what weeks and its witnesses are available for trial topposing counsel's email regarding the	oility (.3); ility for him is U.S. Sugar to respond to	1.50
08/02/2023 C D STEKLOF	Review correspondence from opposing U.S. Sugar's witnesses regarding availa (.4); address various issues in preparat upcoming court hearing to set trial date	ability for trial ion for	1.20

DATE TIMEKEEPER DESCRIPTION HOURS

HUNTON ANDREWS KURTH LLP INVOICE: 114033495 CLIENT NAME: U.S. Sugar Corporation DATE: 09/21/2023

PAGE: FILE NUMBER: 054740.0000016

TIMEKEEPER HOURS

HUNTON ANDREWS KURTH LLP INVOICE: 114033495 CLIENT NAME: U.S. Sugar Corporation DATE: 09/21/2023

FILE NUMBER: 054740.0000016 PAGE: 5

DATE TIMEKEEPER DESCRIPTION HOURS

HUNTON ANDREWS KURTH LLP INVOICE: 114033495
CLIENT NAME: U.S. Sugar Corporation DATE: 09/21/2023

DATE TIMEKEEPER DESCRIPTION HOURS

DATE TIMEKEEPER DESCRIPTION HOURS

DATE TIMEKEEPER DESCRIPTION HOURS

DATE TIMEKEEPER DESCRIPTION HOURS

Case 1:22-cv-21737-RNS Document 193-2 Entered on FLSD Docket 00/00/2023 Page 162 of 162

HUNTON ANDREWS KURTH LLP INVOICE: 114033495
CLIENT NAME: U.S. Sugar Corporation DATE: 09/21/2023

FILE NUMBER: 054740.0000016 PAGE: 12

